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P.C. 1975-2592  
6 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to subsection 91(2) of the  
Unemployment Insurance Act, 1971, is pleased hereby to  
appoint Mr. Ronald E. Sproule to be Chairman of the Board  
of Referees for the Ontario Regional Division and  
particularly for the District of Oshawa.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*







P.C. 1975-2594  
6 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to paragraph 35(2)(b) of the Canadian Citizenship Act, is  
pleased hereby to designate Mr. Norman Oreck of the City  
of Vancouver, in the Province of British Columbia, to act  
as a Court for the purposes of the Canadian Citizenship  
Act for a term of five years, effective November 14th,  
1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. J. Pettiford*







P.C. 1975-2595  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Agriculture,  
pursuant to the Agricultural Products Co-operative  
Marketing Act, is pleased hereby to authorize the Ontario  
Bean Producers' Marketing Board to make final payments to  
primary producers of

- (a) pea beans, and
- (b) yellow-eye beans

of funds available in the pools which are in excess of  
total operating costs plus initial and interim payments  
for beans delivered to the Board for marketing under the  
terms of an agreement dated June 20, 1974, and entered into  
with the Minister of Agriculture under the authority of  
Order in Council P.C. 1974-1455 of 20th June, 1974, for the  
marketing of beans produced in the Province of Ontario in  
the year 1974.

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*P. J. P. P.*





P.C. 1975-2597  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Consumer and Corporate  
Affairs, pursuant to subsection 8(2) of the Bankruptcy Act,  
is pleased hereby to appoint the following officers of the  
Bankruptcy Branch of the Department of Consumer and Corporate  
Affairs

Jean Louis Sarrazin, Sherbrooke, Quebec

to be Official Receiver for the 22 bankruptcy divisions  
of the district of Quebec.

Richard Raymond Alexander Charron, London, Ontario  
Ernest Roy Shorley, London, Ontario  
John Andrew Stephen Shewchuk, Winnipeg, Manitoba  
James Geoffrey Hunter, Sudbury, Ontario  
Yves Raoul Joseph Caya, Chelmsford, Ontario  
Duncan George Bell, Ancaster, Ontario  
Linda Louise Merrill, Hamilton, Ontario  
Peter Pichelli, Stoney Creek, Ontario  
Alonzo Robertson, Niagara Falls, Ontario

to be Official Receivers for the 16 bankruptcy divisions  
of the district of Ontario.

Semon Faber, Edmonton, Alberta

to be Official Receiver for the 2 bankruptcy divisions of  
the district of Alberta; for the 6 bankruptcy divisions  
of the district of British Columbia; for the bankruptcy  
district of Manitoba (no divisions); for the 3 bankruptcy  
divisions of the district of Saskatchewan; for the  
bankruptcy district of the Northwest Territories (no  
divisions) and the bankruptcy district of the Yukon  
Territory (no divisions).

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*P. J. P. P.*







C.P. 1975-2597  
7 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Consommation et des Corporations et en vertu du paragraphe 8(2) de la Loi sur la faillite, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes:

M. Jean-Louis Sarrazin, de Sherbrooke (Québec)

à titre de séquestre officiel pour les vingt-deux divisions de faillite du district de la province de Québec;

M<sup>me</sup> Linda Louise Merrill, de Hamilton (Ontario)  
MM. Richard Raymond Alexander Charron, de London (Ontario)  
Ernest Roy Shorley, de London (Ontario)  
John Andrew Stephen Shewchuck, de Winnipeg (Manitoba)  
James Geoffrey Hunter, de Sudbury (Ontario)  
Yves Raoul Joseph Caya, de Chelmsford (Ontario)  
Duncan George Bell, d'Ancaster (Ontario)  
Peter Pichelli, de Stoney Creek (Ontario)  
Alonzo Robertson, de Niagara Falls (Ontario)

à titre de séquestres officiels pour les seize divisions de faillite du district de l'Ontario;

M. Semon Faber, d'Edmonton (Alberta)

à titre de séquestre officiel pour les deux divisions de faillite du district de l'Alberta, les six divisions de faillite du district de la Colombie-Britannique, le district de faillite du Manitoba (non subdivisé), les trois divisions de faillite du district de la Saskatchewan, le district de faillite des territoires du Nord-Ouest (non subdivisé) et le district de faillite du Yukon (non subdivisé).

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*P. J. A. J. J.*







P.C. 1975-2602  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of Appro-  
priation Act No. 2, 1965, as amended, is pleased hereby to  
authorize a contribution of \$100,000 for the fiscal year  
1975/76 to the Panafrican Institute for Development, for  
the purpose of extending economic, educational, technical  
and social assistance to developing countries.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*





P.C. 1975-2603  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of Approp-  
riation Act No. 2, 1965, as amended, is pleased hereby to  
authorize payments, not to exceed \$1,000,000 to cover the  
cost of spare parts produced by the State Timber Corporation  
of Burma, subject to the following conditions:

1. Canada agrees to provide an initial payment  
of up to \$500,000 the first year, up to \$500,000  
the second year, based on estimated expenditure.  
Based on the availability of the spares, it  
may be necessary to extend the procurement and  
cash flow into a third-year period;
2. At the end of the first year and second year,  
if necessary, an evaluation of the project will  
be provided by the Government of Burma or its  
agency. If the results are satisfactory, the  
second and third allotments will be made based  
on the previous costs and estimated expenditures; and
3. On completion of procurement a final evaluation  
of the project will be provided, as well as a  
certified statement stating that the final  
payment of funds has been expended in accordance  
with the Agreement between Canada and Burma.

For the services of a Canadian Materials Manager and the  
training component, Canada will provide directly to the experts  
their fee and allowances, as defined in their contract with  
the Canadian International Development Agency.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*







P.C. 1975-2606  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, in respect of the programs of training awards for  
students attending Caribbean institutions, pursuant to  
External Affairs Vote 33(d) of Appropriation Act No. 2, 1965,  
as amended, is pleased hereby to authorize payment to the  
institutions not exceeding a total of \$200,000, representing  
10 per cent of the total value of proposed awards presently  
estimated at \$2,000,000, to cover the cost of a 10 per cent  
administrative allowance, subject to the following conditions:

- (a) that the institutions agree to provide such  
administrative services as may be required  
relative to travel arrangements, reception,  
registration and maintenance of trainees  
nominated to the award program; and
- (b) that the institutions agree to enter into  
agreements or arrangements with the Government  
of Canada covering the end and purpose of the  
said payments and to make such reports on the  
progress and the costs of the programs as may  
be required by the Government of Canada;

and to authorize, also, the conclusion by Canada of the  
agreements or arrangements referred to in condition (b)  
above.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Alfred*







P.C. 1975-2593  
6 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
section 3 of the Immigration Appeal Board Act, is pleased  
hereby to reappoint Mr. Jean Rochon to be a temporary  
member of the Immigration Appeal Board commencing on  
September 15, 1975 and terminating effective February 18,  
1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*





P.C. 1975-2608  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is pleased hereby to authorize the Minister of Indian Affairs  
and Northern Development to purchase, for the purpose of  
Banff National Park, from Arnold Malcolm McTrowe, of Banff,  
Alberta, for a sum not exceeding \$2,850, the estate in  
leasehold in the land described in the schedule hereto,  
subject to the said estate being surrendered to the Crown  
free from all encumbrances other than those that, in the  
opinion of the Minister of Indian Affairs and Northern  
Development do not adversely affect the use of the land  
for the purpose for which it is required, and subject to  
the condition that Arnold Malcolm McTrowe may remain in  
occupation of the said land until October 30, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*





## SCHEDULE

The whole of Lot Twenty-eight (28), in Block S in the Townsite of Banff in Banff National Park, in the Province of Alberta, as said Lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under number 101 J.K.





P.C. 1975-2609  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is pleased hereby to authorize the Minister of Indian Affairs  
and Northern Development to purchase, for the purpose of  
Banff National Park, from John Thomas Pickering, of Banff,  
Alberta, for a sum not exceeding \$83,150, the estate in  
leasehold in the land described in the attached schedule,  
subject to the said estate being surrendered to the Crown  
free from all encumbrances other than those that, in the  
opinion of the Minister of Indian Affairs and Northern  
Development, do not adversely affect the use of the land  
for the purpose for which it is required, and subject to  
the condition that John Thomas Pickering may remain in  
occupation of the said land until October 30, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pickering*





### SCHEDULE

The whole of Lot Twenty-nine (29) in Block S, in the Townsite of Banff in Banff National Park, in the Province of Alberta, as said Lot is shown on a Plan of Record Number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under Number 101 J.K.





P.C. 1975-2611  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
pursuant to subsection 6(3) of the National Parks Act,  
is pleased hereby to authorize the Minister of Indian Affairs  
and Northern Development to purchase, for the purpose of  
Prince Edward Island National Park, from the Prince Edward  
Island Land Development Corporation, for a sum not exceeding  
\$149,330.48, the lands described in the attached schedule,  
together with any buildings and improvements thereon, subject  
to Her Majesty obtaining the lands free from all encumbrances,  
other than those that, in the opinion of the Minister of  
Indian Affairs and Northern Development, do not adversely  
affect the use of the land for the purpose for which it  
is required.

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*P. H. Pettiford*





## SCHEDULE

All those three parcels or tracts of land situate, lying and being on Lot No. 32, in Queens County in the Province of P.E.I. bounded and described as follows, that is to say:

### PARCEL 1

Commencing at a point on the intersection of the southern boundary of the National Park with the western boundary of a lot of land conveyed by Herbert L. Moore in 1971, the said point having co-ordinates N424909.25 and E393509.85.

Thence S-17°-00'-52"E along the western boundary of land conveyed by Herbert L. Moore in 1971 for a distance of six hundred and thirty-three point twenty feet (633.20') to a survey marker having co-ordinates N424303.77 and E395794.13.

Thence S-75°-16'-20"W along the extension of the southern boundary of lands conveyed by Herbert L. Moore in 1971 for a distance of four hundred and seventy-eight point eight-two feet (478.82') to a survey marker having co-ordinates N424182.04 and E395331.04.

Thence S-15°-03'-46"E along the extension of the boundary that formerly separated the lands of Benson Graham and the lands of Oliver Cole for a distance of four hundred and fifty point forty-eight feet (450.48') to a survey marker having co-ordinates N423747.04 and E395448.12.

Thence S-73°-44'-17"W along the northern boundary of land formerly owned by Oliver Cole for a distance of one thousand four hundred and ninety-eight point thirty-two feet (1498.32') to a survey marker set near the ordinary-high-water-mark of Shepherds Pond. The said survey marker having co-ordinates N423327.47 and E394009.74.

Thence continuing on the same bearing for a distance of approximately twenty feet (20') or until it intersects the ordinary-high-water-mark of Shepherds Pond.

Thence following along the ordinary-high-water-mark of Shepherds Pond in a northerly and northeasterly direction until it reaches the survey marker at the place commencement.

Containing in the above described area 33.6 acres.

All bearings and co-ordinates are derived from the Prince Edward Island Stereographic Projection System with the co-ordinates expressed in feet.



All as being more particularly shown on Dabbs Control Surveys File and Drawing Number 170734 entitled Plan of Properties of Land Development Corporation, Cavendish, Lot 32, Queens County, P.E.I., dated November 21, 1974, revised February 3, 1975, and signed by Albert J. Wright P.E.I.L.S.

PARCEL 2

Commencing at a survey marker on the western boundary of an eighty foot (80') wide Provincial highway leading from Provincial Highway Route Number 6 to the National Park, said survey marker having co-ordinates N423419.78 and E396276.76.

Thence S-14°-58'-40"E along the western boundary of said eighty foot (80') wide Provincial Highway for a distance of one thousand eight hundred and twelve point sixty-one feet (1812.61') or until it meets a survey marker at the beginning of a highway curve to the left having a radius of nine hundred and twenty-nine point ninety-nine feet (929.99') and a central angle of 30°-37'-54". The said beginning of curve having co-ordinates N421567.75 and E396745.22.

Thence southeasterly following the arc of the said highway curve for a distance of four hundred and fifty four point ninety-three feet (454.93') to a survey marker at the intersection of the western boundary of the said highway with the northern boundary of a right-of-way to the property of Oliver Cole, said survey marker having co-ordinates N421273.77 and E396963.52.

Thence S-69°-59'-42"W along the northern boundary of a sixty-six foot (66') wide right-of-way leading to the home of Oliver Cole for a distance of one hundred and twenty-two point sixty-one feet (122.61') or to a survey marker having co-ordinates N421231.83 and E396848.31.

Thence N-60°-55'-01"W along the northwesterly boundary of the said sixty-six foot (66') right-of-way leading to home of Oliver Cole for a distance of five hundred and seventy point zero one feet (570.01') or to a survey marker having co-ordinates N421503.89 and E396350.17.

Thence S-14°-44'-42" along the easterly boundary of lands of Oliver Cole for a distance of seven hundred and thirty-six point zero four feet (736.04') or to a survey marker having co-ordinates N422220.69 and E396162.84.







Thence S-67°-19'-16"W along the northerly boundary of Oliver Cole for a distance of two hundred and ninety-six point zero seven feet (296.07') or to a survey marker having co-ordinates N422196.54 and E395389.56.

Thence N-15°-06'-13"W along the eastern boundary line of the farm formerly owned by Oliver Cole for a distance of sixty-six point thirty-nine feet (66.39') or to a survey marker having co-ordinates N422170.64 and E395872.36.

Thence N-15°-03'-46"W continuing along the eastern boundary line of the farm formerly owned by Oliver Cole for a distance of one thousand one hundred and one point thirty-four feet (1101.34') or to a survey marker having co-ordinates N423234.15 and E395586.15.

Thence N-75°-01'-57"E for a distance of seven hundred and fourteen point eight-six feet (714.86') to the survey marker at the point of commencement.

Containing in the above described area 23.1 acres.

All bearings and co-ordinates are derived from the Prince Edward Island Stereographic Projection System with the co-ordinates expressed in feet.

All as being more particularly shown on Dabs Control Surveys Files and Drawing Number 170734 entitled Plan of Properties of Land Development Corporation, Cavendish, Lot 22, Queens County, P.E.I. dated November 21, 1974, revised February 3, 1975, and signed by Albert J. Wright, P.E.I.L.S.

### PARCEL 3

Commencing at a point on the east margin of an eighty-foot (80') wide Provincial Highway right-of-way, said point being marked by a steel survey marker having co-ordinates N.396377.90 feet and E.423344.99 feet;

Thence 345°-20'-42", one thousand and seventy-six point sixty-one feet (1076.61') along the east margin of the aforesaid right-of-way to a steel marker having co-ordinates N.396104.43 feet and E.424385.62 feet.

Thence 75°-15'-31", six hundred and thirty-nine point thirty-two feet (639.32') along the south margin of property now or formerly owned by A. Moore to a steel survey marker having co-ordinates N.396722.71 feet and E.424548.30 feet.



Thence  $154^{\circ}-43'-24''$ , two hundred and fifty-six point eighteen feet (256.18') along the west margin of property now or formerly owned by P. Doyle to a steel survey marker having co-ordinates N.396739.85 feet and E.424301.97 feet.

Thence  $154^{\circ}-21'-22.4''$ , seven hundred and twenty-five point ninety-eight feet (725.98') along the west margin of property now or formerly owned by W. Johnston to a steel survey marker having co-ordinates N.396985.41 feet and E.423501.93 feet.

Thence  $247^{\circ}-1'-59.2''$ , six hundred and sixty point seventy-nine feet (660.79') to the place of commencement.

Said parcel contains 15.27 acres.

All directions are grid azimuths, reference the P.E.I. Stereographic Projection.

All as being more particularly shown on Plan of Survey entitled Description of Parcel One, Property of Marion Graham, Lot 22, Queens County, Cavendish, P.E.I. dated July, 1970, and revised March 17, 1975, correcting north co-ordinates, signed by L.V. Windsor, P.E.I.L.S.

COCHRANE/mal

October 8, 1975

05/5-L5.1 PROVINCE







P.C. 1975-2612  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Indian Affairs and Northern Development reports as follows:

That by Orders in Council P.C. 1439 of 6th July, 1922 and P.C. 366 of 6th March, 1928, the lands described in the said Orders in Council, being then Dominion Lands, totalling in the aggregate 903.3 acres, including the lands described in the schedule hereto, situate in the Province of Manitoba, were reserved for hay purposes and placed under the control of the Department of Indian Affairs for the use of the McKay Indian Industrial Boarding School, during pleasure;

That except for the aforementioned reservation for federal purposes, the said lands would have been included in the transfer of natural resources from the Government of the Dominion of Canada to the Government of the Province of Manitoba under the Memorandum of Agreement dated the 14th day of December 1929, confirmed by the British North America Act 1930;

That the said lands have ceased to be required for federal public purposes; and

That it is in the public interest that the administration and control of the said lands, except for an area of 319 acres that are to form part of a reserve that is to be set apart for The Pas Band of Indians, be transferred to Her Majesty in right of the Province of Manitoba.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, is pleased hereby:

.../2





- 2 -

- (a) to declare that the lands reserved for hay purposes and for the use of the McKay Indian Industrial Boarding School by the said Orders in Council P.C. 1439 and P.C. 366 are no longer reserved for those purposes and use or required for other federal public purpose, and
- (b) pursuant to subsection 4(2) of the Public Lands Grants Act, to transfer to Her Majesty in right of the Province of Manitoba the administration and control of the entire interest of Her Majesty in right of Canada in the said lands as described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*



## SCHEDULE

Firstly: All that portion of Section Fifteen which lies to the West of the Western limit of the surveyed road dividing Indian Reserve No. 21 Block K from said Section and which is not covered by any of the waters of Saskatchewan River, of Birch River and of Saskeram Lake and all that portion of Section Twenty-two which lies to the West of the right bank of the Saskatchewan River both in the Fifty-Sixth Township and Twenty-Seventh Range West of the Principal Meridian in Manitoba as the same are shown on a map or plan of said Township approved and confirmed at Ottawa on March 24th, 1916 by Edward Deville, Surveyor General, including all mines and minerals.

Secondly: Legal Subdivision Sixteen, the North Half of Legal Subdivision Nine and all that portion of the North half of Legal Subdivision Fifteen which lies to the East of Whitefish River all in Section Twenty-two and all that portion of the South-East Quarter of Section Twenty-seven which lies to the Southeast of the said Whitefish River not included within the limits of Indian Reserve No. 21 Block F all in the Fifty-sixth Township and Twenty-seventh Range West of the Principal Meridian in Manitoba as shown on said map or plan approved at Ottawa on March 24th, 1916 by Edouard Deville, Surveyor General, including all mines and minerals.







P.C. 1975-2613  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the land described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*



SCHEDULE

MORTGAGE: Dated the 8th day of April 1974.

REGISTERED: In the Office of Land Titles at Thunder Bay at 2:27 o'clock P.M. of the 22nd day of April A.D., 1974 and entered in Fol. 295 Vol. 15 Parcel 3063 City of Fort William Freehold

as Number 107408

MORTGAGOR(S): ELVIN JOSEPH TRIMBLE, Counsellor, of the City of Thunder Bay, in the District of Thunder Bay.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Twelve Thousand (\$12,000.00) Dollars.

REAL PROPERTY: ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the City of Thunder Bay, in the District of Thunder Bay and Province of Ontario and being composed of the whole of Lot Number THREEHUNDRED & THIRTY-ONE (331), in the said City of Thunder Bay, according to a Plan filed in the Office of Land Titles at Thunder Bay, as WM-31, SAVING AND EXCEPTING thereout and therefrom the Easterly Four and five-tenths (E. 4.5') Feet in perpendicular width from front to rear thereof, being the whole of the said Parcel.





CANADA

P.C. 1975-2614  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the land described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*





SCHEDULE

MORTGAGE: Dated the 3rd day of February A.D., 1971.

REGISTERED: In the Land Titles Office for the Prince Albert  
Land Registration District at Prince Albert, in the  
Province of Saskatchewan on the 3rd day of February A.D., 1971

as Number 71-PA-1478

MORTGAGOR(S): JOHN GEORGE CHARLES and HAZEL CHARLES, Both of the City  
of Prince Albert, in the Province of Saskatchewan,  
Husband and Wife respectively, as Joint Tenants and  
not as Tenants in Common.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by  
the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Nine Thousand (\$9,000.00) Dollars.

REAL PROPERTY: In all the piece of land in the Province of Saskatchewan,  
and being described as follows:

Lots Twenty-five (25), and Twenty-six (26), both in  
Block Sixteen (16), in a subdivision of part of River Lot  
Seventy-eight (78), in the settlement of Prince Albert,  
in the Province of Saskatchewan, in the Dominion of  
Canada, according to a Plan of Record in the Land Titles  
Office for the Prince Albert Land Registration District  
as No. H893 (E.8)





P.C. 1975-2615  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the land described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. P. P.*







C.P. 1975-2615  
7 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Affaires indiennes et du Nord canadien, il plaît à Son Excellence le Gouverneur général en conseil de déclarer par les présentes que, en vertu de l'article 2 de la Loi sur la libération des garanties, le privilège créé sur le terrain décrit à l'annexe ci-après par l'hypothèque mentionnée dans ladite annexe a été satisfait et libéré.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. P. P.*





P.C. 1975-2616  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

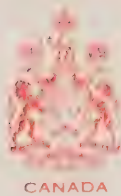
HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs and  
Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to David Rundle and Delphine Ruth Rundle of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. P. P.*





P.C. 1975-2617  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, pursuant to the Territorial  
Lands Act, is pleased hereby to transfer to the Commissioner  
of the Yukon Territory, the administration of certain  
lands in the City of Whitehorse in the Yukon Territory  
as described in the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*





All of Lot 433, Group 804 in the Yukon Territory according to plan 52105 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District in Whitehorse as 26830.

LESS:

Firstly: All of Lot 433-1, Group 804 according to plan 56934 in said Records, a copy of which is filed in said Office as 34842.

Secondly: The parts lying within Lot 589 and Road according to plan 56902 in said Records, a copy of which is filed in said Office as 34789.

Thirdly: The part described as follows: commencing at the most easterly corner of Lot 432, Group 804 according to said plan 52105; thence on a bearing of  $141^{\circ}56'25''$  a distance of 965.41 ft. more or less to the most northerly corner of said Lot 589; thence on a bearing of  $144^{\circ}27'45''$  along the westerly boundary of said Lot 589 a distance of 100.00 ft. more or less to a C.L.S.69 post; thence on a bearing of  $232^{\circ}18'20''$  a distance of 504.00 ft. more or less to a C.L.S.69 post; thence on a bearing of  $165^{\circ}00'15''$  a distance 340.00 ft. more or less to a C.L.S.69 post; thence on a bearing of  $255^{\circ}00'15''$  a distance of 390.00 ft. more or less to a C.L.S.69 post placed on the southwesterly boundary of said Lot 433, thence on a bearing of  $345^{\circ}00'15''$  a distance of 340.00 ft. more or less to a C.L.S.69 post; thence on a bearing of  $345^{\circ}00'15''$  a distance of 988.50 ft. more or less to a C.L.S.69 post; thence on a bearing of  $51^{\circ}57'25''$  a distance of 295.00 ft. more or less to a standard post at the most southerly corner of said Lot 432; thence on a bearing of  $51^{\circ}57'25''$  a distance of 185.00 ft. more or less to the point of commencement.

The remainder containing 78.3 acres more or less.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous, and the right to work the same.

BRYAN/fv  
October 6, 1975.





P.C. 1975-2618  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Howard Foster Fontaine and Aline Jeanette Fontaine of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*



SCHEDULE

MORTGAGE: Dated the 28th day of September, A.D. 1973.

REGISTERED: In the Land Titles Office at Boissevain on the  
3rd of October 1973 at 2:34 P.M.

as Number 73839

MORTGAGOR(S): HOWARD FOSTER FONTAINE, Shop Foreman, and ALINE JEANETTE FONTAINE, his wife, both of the Town of Boissevain, in Manitoba, as joint tenants and not as tenants in common.

MORTGAGEE: Her Majesty the Queen in Right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Seven Thousand and Six Hundred (\$7,600.00) Dollars.

REAL PROPERTY: In all that piece of land described as follows:

Lot Four (4), in Block Twenty-three (23), as Shewn  
on a Plan of Survey of the Town of Boissevain, in  
the Province of Manitoba, registered in the Boissevain  
Land Titles Office as No. 403.







P.C. 1975-2619  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. J. Pettit*





P.C. 1975-2620  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. J. Pettiford*





P.C. 1975-2622  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Honourable Joseph Albert Pichette, a Judge of the Queen's Bench Division of the Supreme Court of New Brunswick has been absent from his judicial duties on account of ill-health since the twenty-second day of September, 1975 and has applied for a leave of absence, supported by a medical certificate, until the nineteenth day of December, 1975;

WHEREAS the Honourable Joseph Albert Pichette has tendered his resignation as of the nineteenth day of December, 1975;

AND WHEREAS the Minister of Justice has been assured by the Chief Justice of the Queen's Bench Division of the Supreme Court of New Brunswick that he approves of such leave being granted.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, is pleased hereby to approve of leave of absence being granted to the Honourable Joseph Albert Pichette from the twenty-second day of September, 1975 to the nineteenth day of December, 1975.

HIS EXCELLENCY IN COUNCIL is further pleased to accept the resignation of the Honourable Joseph Albert Pichette, and pursuant to the Judges Act, to grant him an annuity of \$35,333.33 to commence on the day of his resignation and to continue during his natural life.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Atfield*







P.C. 1975-2624  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Justice reports that Paul M. Gervais, of the City of Sherbrooke in the Province of Quebec, was appointed a Puisne Judge of the Superior Court for the District of Montreal in the said Province on the first day of September, 1972 and that he was sworn in and assumed the duties of his office at the City of Montreal on the twenty-ninth day of September, 1972;

AND WHEREAS for travelling allowance purposes under the Judges Act, Judge Gervais has requested that the Governor in Council approve of his residence at the City of Sherbrooke for a period of three years.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to the Judges Act, is pleased hereby to approve the residence of the Honourable Mr. Justice Paul M. Gervais at the City of Sherbrooke for a period of three years commencing on the seventh day of November, 1975.

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*P. J. Pettiford*





C.P. 1975-2624  
7 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Vu le rapport du ministre de la Justice exposant que M. Paul M. Gervais, de Sherbrooke (Québec), a été nommé juge puîné de la Cour supérieure pour le district de Montréal, dans ladite province, le 1<sup>er</sup> septembre 1972, qu'il a prêté serment et qu'il est entré en fonction à Montréal, le 29 septembre 1972;

Et vu que, en vertu de la Loi sur les juges, aux fins des indemnités de déplacement, le juge Gervais a demandé au Gouverneur en conseil d'approuver sa résidence à Sherbrooke pour une période de trois ans:

A ces causes, sur avis conforme du ministre de la Justice, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes la résidence de l'honorable Paul M. Gervais à Sherbrooke pour une période de trois ans à compter du 7 novembre 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Patterson*





P.C. 1975-2626  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to section 4 of the Immigration  
Appeal Board Act, is pleased hereby to fix the salary of  
Mrs. Rachel Tremblay, as Acting Vice-Chairman of the  
Immigration Appeal Board at the rate set out in the schedule  
hereto which is within the range SX 2 (\$31,500 - \$41,500),  
effective July 1st, 1975.

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*P. J. Pettiford*







P.C. 1975-2627  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and the Treasury Board, pursuant to Section 13 of the National Harbours Board Act, is pleased hereby to approve the entry by the National Harbours Board into a contract with Les Mir Construction Division of Independent Cerent Inc., Montreal, Quebec, the lower tenderer, for Lowering Victoria Pier, Jacques Cartier Terminal, Montreal Harbour, Montreal, Quebec, at an estimated cost of \$240,000.00, based on a unit price tender in the approximate amount of \$210,311.00, plus a contingency of \$21,729.00.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*





P.C. 1975-2628  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
section 4 of the Energy Supplies Emergency Act, is pleased  
hereby to fix the remuneration of Mr. Armand Beaupré, member  
of the Energy Supplies Allocation Board at the rate set out  
in the schedule hereto, effective April 1, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. H. Pettit*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2631  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
pursuant to section 4 of the Public Lands Grants Act, is  
pleased hereby to authorize the Minister of Public Works  
acting on behalf of Her Majesty in right of Canada to  
execute an agreement with Olympia & York Developments  
Limited substantially in the form annexed hereto, and  
the issue of letters patent accordingly.

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*P. J. Pettiford*









SCHEDULE "A"

Description of Land

All and singular those certain parcels or tracts of land situate, lying and being in the Township of Nepean (now in the City of Ottawa) in the Regional Municipality of Ottawa-Carleton in the Province of Ontario.

Being composed of part of Lot 3, Concession "C" (R.F.) shown as Ordinance Reserve on Registered Plan No. 42482 of the said Township being Parts 1, 4, 8 and 10 as shown on Plan of Reference registered in the Registry Office for the Registry Division of Ottawa No. 4 as No. 4R-829.



SCHEDULE "B"

Consideration

The consideration for this licence is the sum of \$200.00 for the term of this agreement.





## SCHEDULE "C"

### Purpose

To install, maintain and operate subsurface utilities.



## SCHEDULE "D"

1. Any notice given or required to be given by the Minister under this licence may be given by mailing to the Licencee at his address set down in this licence or at such other address in Canada as the Minister shall have received notice of.
2. The permission herein granted operates solely as a licence and does not transfer any property interest to the Licencee.
3. The Licencee will not use or permit the use of the licenced lands for any purpose other than the purposes herein set out in Schedule "C" (herein called the "work" and the "works").
4. Upon completion of any work on the licenced lands, the Licencee will reinstate the lands equivalent to or better than the original appearance and to the satisfaction of the Minister.
5. The Licencee will protect Her Majesty's fences, ditches, trees and hedges during its use of the licenced lands.
6. The Licencee will not fell, cut, trim, log, damage, destroy or remove any trees or parts thereof without the prior written consent of the Minister.
7. The Licencee shall save harmless and indemnify Her Majesty from and against all manner of actions, causes of action, claims, demands, loss, costs and suits that may arise, be sustained, or prosecuted against Her Majesty whatever, and including any claims or damages suffered by Her Majesty or a member of the public using any existing or future pathway or walkway for or by reason of this licence or the works on the lands or for or by reason of any act or acts, or thing or things done, alleged or ought to have been done, by the Licencee or by any of its officers, servants, workmen, agents or contractors.
8. The Licencee will be responsible for all survey and legal costs necessary in this transaction.
9. The Licencee shall be responsible for repairing any subsidence over the licenced lands to the satisfaction of Her Majesty following any construction on the licenced lands.
10. Unless otherwise instructed by the Minister, the Licencee will remove on the expiration of this licence, all chattels placed by the Licencee in or upon the licenced lands and agrees to the forefuture to Her Majesty of all such chattels which will not have been removed within one month thereafter.
11. Her Majesty will retain the right to cross the licenced lands with or without vehicles to construct a road pathway and to landscape the licenced lands.



12. It is further understood and agreed that the licenced lands may be used by other Public Utility Corporations and bodies upon the written consent of Her Majesty and the Licencee.
13. The Licencee, on reasonable notice in writing, shall at its own cost and expense remove or relocate the said works should the lands be required by Her Majesty in whole or in part but Her Majesty will at that time provide an alternative location if the same is in the discretion of Her Majesty available.
14. Prior to commencing, replacing, relocating or removing the works, the Licencee shall notify Her Majesty in writing.
15. The Licencee shall ensure that all manholes and other appurtenances of the works are at sufficient depth to permit machine mowing.
16. The Licencee shall reinforce the said works at its expense if future construction by Her Majesty makes this necessary.
17. The Licencee shall locate by legal survey any and all easements affected by and to which this licence will be subject.
18. The Licencee shall ensure that all legal and survey or control monuments are protected and not disturbed, damaged or destroyed during construction or maintenance of the works. Should any such monuments be disturbed, damaged, or destroyed the Licencee shall at its expense replace such monuments by a qualified Ontario Land Surveyor.
19. This licence shall commence and terminate coincident with the commencement and termination of a lease entered into, or to be entered into, between the Licencee and Her Majesty with respect to adjoining lands being more particularly Parts 2, 3, 5, 6, 7, 9, 11, 14 and 15 of Plan 4R-829, unless terminated earlier by enactment of clauses within this agreement of failure by the Licencee to comply with terms and conditions of this Licence.







P.C. 1975-2632  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
pursuant to section 4 of the Public Lands Grants Act, is  
pleased hereby to transfer to Her Majesty in right of  
the Province of New Brunswick, at no cost, the administration  
and control of a parcel of land situated at Pennfield,  
New Brunswick, more particularly described in the schedule  
hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*



### SCHEDULE

All that certain lot, part or parcel of land situated lying on the southerly limits of the old highway leading from St. George to St. John as located in the Parish of Pennfield, County of Charlotte and being more particularly bounded and described as follows:

NOTE: IN THE FOLLOWING DESCRIPTION ALL BEARINGS ARE AZIMUTH BEARINGS BASED ON THE NORTH POINT OF THE NEW BRUNSWICK PROVINCIAL GRID SYSTEM AND VALUES SO STATED ARE OF THE SAID SYSTEM.

Beginning at a square iron pin placed on the old northerly limits of St. George to St. John Highway, said pin being the intersection of the said old highway boundary with the property line between the land owned or allegedly owned by one Muriel Bennett and the land owned by Her Majesty the Queen in right of Canada, said pin having co-ordinate values of E940362.13 and N494402.54; thence from the point of beginning so described along said property line bearing  $165^{\circ} - 01' - 38''$ , 16.55 feet to an iron pin having values of E940366.40 and N494386.56; thence  $256^{\circ} - 59' - 52''$ , 100.01 feet to an iron pin placed on the western boundary of the property owned or allegedly owned by Her Majesty the Queen in right of Canada and values of E940268.96 and N494364.05; thence  $345^{\circ} - 01' - 38''$ , 16.25 feet to a square iron pin set on the old southerly limits of the St. George to St. John Highway and having values of E940264.76 and N494379.76; thence along said old highway limits  $76^{\circ} - 59' - 52''$ , 100 feet to the point of beginning.





P.C. 1975-2633  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Public Works reports as follows:

That by Provincial Order in Council Number 971-75 of 12th September, 1975, the Province of Newfoundland transferred to Her Majesty in right of Canada, at no cost, the administration and control of land at Bell Island, in the electoral district of Bell Island in the Province of Newfoundland for a site for new Royal Canadian Mounted Police detachment quarters;

That the agent for Department of Justice in this case is not prepared to certify title; and

That the appropriate officials of the Royal Canadian Mounted Police are prepared to accept whatever title the Province has.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works, is pleased hereby

- (a) to accept from Her Majesty in right of the Province of Newfoundland, the transfer made by Provincial Order in Council Number 971-75 of 12th September, 1975, of the administration and control of a certain parcel of land at Bell Island in the electoral district of Bell Island, Newfoundland, more particularly described in the schedule hereto; and
- (b) pursuant to section 35 of the Public Works Act, to transfer the management, charge and direction of the said parcel of land described in the schedule hereto, from the Minister of Public Works to the Solicitor General of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettit*





### SCHEDULE

ALL THAT piece or parcel of land situate and being on the Northern side of Memorial Street at Bell Island in the electoral district of Bell Island in the Province of Newfoundland, Canada being bounded and abutted as follows, that is to say beginning at a point, said point having co-ordinates of North 17,311,775.13 feet and East 1,013,960.74 feet of the Transverse Mercator Projection:

THENCE by land of Elmer Upshall, North fifteen (15) degrees, forty-five (45) minutes, twenty-six (26) seconds West, two hundred and forty-four decimal nine (244.9) feet;

THENCE by the Southern limit of Downing Street, North seventy-five (75) degrees, twelve (12) minutes, fifty-nine (59) seconds East, three hundred and fifty-eight decimal five (358.5) feet;

THENCE by land of Val Richards, South eleven (11) degrees, twenty-six (26) minutes, fourteen (14) seconds East, two hundred and forty-five decimal three (245.3) feet;

THENCE by the Northern limit of Memorial Street, South seventy-five (75) degrees, twelve (12) minutes, fifty-six (56) seconds West three hundred and forty decimal zero (340.0) feet more or less to the point of beginning and containing an area of one decimal nine six (1.96) acres. All bearings being referred to Grid North.





C.P. 1975-2635  
7 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du secrétaire d'Etat et en vertu de l'article 55 de la Loi sur les relations de travail dans la Fonction publique, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes la conclusion par l'Office national du film de la convention collective ci-jointe avec le Syndicat général du cinéma et de la télévision, à l'égard de certains employés de la catégorie technique et en vigueur jusqu'au 31 mars 1977.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Atfield*





P.C. 1975-2636  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Solicitor General reports that the Commissioner of the Royal Canadian Mounted Police has recommended that Chief Superintendent Jean Thomas Joseph Ouimet, promoted to that rank on August 9, 1970 by Order in Council P.C. 1970-1284 of 15th July, 1970 be compulsorily retired from the Royal Canadian Mounted Police under section 10 of the Royal Canadian Mounted Police Pension Continuation Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, is pleased hereby to compulsorily retire Chief Superintendent Jean Thomas Joseph Ouimet of the Royal Canadian Mounted Police in the interests of efficiency of the service and to grant him a pension under section 10 of the Royal Canadian Mounted Police Pension Continuation Act, effective December 31, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*





P.C. 1975-2645  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to subsection 6(1) of the Canada Council Act, is pleased  
hereby to fix the amount of \$150 as the allowance that may  
be paid to each member of the Canada Council for each day  
while in attendance at meetings of the Council, effective  
October 1, 1975.

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*P. J. Pettit*







P.C. 1975-2646  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,

on the recommendation of the Minister of Transport, pursuant to section 14 of the Harbour Commissions Act, is pleased hereby to approve the borrowing by the Fraser River Harbour Commission from a Chartered Bank in Canada, upon the credit of the Fraser River Harbour Commission an additional amount of money not exceeding \$1,750,000 for a period not exceeding ten years at the prevailing bank interest rate per annum and repayable not less frequently than by semi-annual instalments commencing in 1976 to finance the completion of the Container Terminal Facility, additions to the Annacis Auto Terminal's Management Area and development of the Downstream 22 Acre Area on Annacis Sandspit.

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*P. J. Pettiford*





P.C. 1975-2652  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
pursuant to subsection 23(1) of the War Veterans Allowance  
Act, is pleased hereby to approve the appointments by the  
Minister of Veterans Affairs, of the following persons  
employed in the Department of Veterans Affairs to be members  
of the District Authority for the Regional Districts listed  
below:

<u>Name</u>	<u>Districts</u>
Thibert, J.D.	Foreign Countries District Authority
Lasek, J.	Victoria
Cain, J.B.	Victoria
Smith, J.R.	Saint John
Pyce, C.M.	Vancouver

Vice

Douglas, G.S.	Foreign Countries District Authority
Marsden, T.W.	Victoria
LeBlanc, J.A.	Saint John
Tyler, W.E.	Vancouver

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*P. H. Palford*





C.P. 1975-2652  
7 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

En vertu du paragraphe 23(1) de la Loi sur les allocations aux anciens combattants, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes la nomination, par le ministre des Affaires des anciens combattants, des personnes suivantes, qui sont employées au ministère des Affaires des anciens combattants, à titre de membres de l'autorité régionale pour les districts régionaux énumérés ci-après:

Nom

MM. J.D. Thibert	Autorité régionale des allocations aux anciens combattants en pays étrangers
J. Lasek	Victoria
J.B. Cain	Victoria
J.R. Smith	Saint-Jean (Nouveau-Brunswick)
C.M. Pyce	Vancouver

en remplacement de

MM. G.S. Douglas	Autorité régionale des allocations aux anciens combattants en pays étrangers
T.W. Marsden	Victoria
J.A. LeBlanc	Saint-Jean (Nouveau-Brunswick)
W.E. Tyler	Vancouver

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*P. J. P. P.*







CANADA  
PRIVY COUNCIL

P.C. 1975-1/2654  
7 November, 1975  
C.P. 1975-1/2654  
7 novembre 1975  
(T.B. REC. 739653 )  
(DOS. C.T. )

His Excellency the Governor General in Council on the recommendation of the Minister of Agriculture and the Treasury Board, pursuant to subsection (1) of section 6 of the Agricultural Stabilization Act, is pleased hereby to approve the employment by the Agricultural Stabilization Board of the undermentioned persons as CR-1's with salaries at the rate of \$5602 per annum effective from the dates stated.

Son Excellence le Gouverneur général en Conseil, sur la recommandation du ministre de l'Agriculture et du Conseil du Trésor, en vertu du paragraphe (1) de l'article 6 de la Loi sur la stabilisation des prix agricoles, est heureux, par les présentes, d'approuver l'emploi par l'Office de stabilisation des prix agricoles des personnes ci-dessous mentionnées, comme CR-1, au salaire annuel de \$5602 en vigueur aux dates indiquées.

<u>Name</u>	<u>Effective Date</u>	<u>Nom</u>	<u>Date d'entrée en vigueur</u>
Francine H. Perrier	September 29, 1975	Francine H. Perrier	29 septembre 1975
Estelle M. Ford	September 29, 1975	Estelle M. Ford	29 septembre 1975
Elaine T. Rochon	September 22, 1975	Elaine T. Rochon	22 septembre 1975

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*P. H. Atfield*





CANADA  
PRIVY COUNCIL

P.C. 1975-2/2654  
7 November, 1975  
C.P. 1975-2/2654  
7 novembre 1975  
(T.B. REC. 739703 )  
(DOS. C.T. )

His Excellency the Governor General in Council on the recommendation of the Minister of Agriculture and the Treasury Board, pursuant to subsection (1) of section 6 of the Agricultural Stabilization Act, is pleased hereby to approve the employment by the Agricultural Stabilization Board of the undermentioned persons, with salaries at the rates stated effective from the dates stated.

Son Excellence le Gouverneur général en Conseil, sur la recommandation du ministre de l'Agriculture et du Conseil du Trésor, en vertu du paragraphe (1) de l'article 6 de la Loi sur la stabilisation des prix agricoles, est heureux, par les présentes, d'approuver l'emploi par l'Office de stabilisation des prix agricoles des personnes ci-dessous mentionnées, avec rémunérations aux taux en vigueur aux dates indiquées.

<u>Name</u>	<u>Classification and Grade</u>
Lynne Gustafson	CR-1
Jane L. Brescacin	ST-STN-2

<u>Nom</u>	<u>Classification et niveau</u>
Lynne Gustafson	CR-1
Jane L. Brescacin	ST-STN-2

<u>Annual Salary</u>	<u>Effective Date</u>
\$5602	September 22, 1975
\$8285	September 8, 1975

<u>Salaire annuel</u>	<u>Date d'entrée en vigueur</u>
\$5602	Le 22 septembre 1975
\$8285	Le 8 septembre 1975

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*P. H. Patfield*





CANADA  
PRIVY COUNCIL

P.C. 1975-3/2654  
7 November, 1975

(T.B. REC. 739395 )

HIS EXCELLENCY THE GOVERNOR IN COUNCIL, on the recommendation of the Minister of State - Fisheries and the Treasury Board, pursuant to the Fisheries Prices Support Act, is pleased hereby to authorize the Minister of Finance to pay on the request of the Fisheries Prices Support Board, out of unappropriated moneys in the Consolidated Revenue Fund, sums not exceeding in the aggregate \$75,000, for the purpose of said Act and to finance the implementation of deficiency payments on crab products.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C./C.P. 1975-3/2654  
7 novembre 1975

(T.B. REC./C.T. 739395 )

Sur avis conforme du ministre d'Etat (Pêches)  
et du Conseil du Trésor et en vertu de la Loi sur le  
soutien des prix des produits de la pêche, il plaît à  
Son Excellence le Gouverneur général en conseil  
d'autoriser le ministre des Finances à prélever, aux  
fins de ladite loi et à la demande de l'Office de  
soutien des produits de la pêche, sur les deniers non  
affectés du Fonds du revenu consolidé des sommes d'argent  
ne dépassant pas le montant global de \$75,000 et à  
financer le programme de paiements compensatoires se  
rapportant à la pêche du crabe.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA  
PRIVY COUNCIL

P.C. 1975-4/2654  
7 November, 1975

(T.B. REC. 739621 )

His Excellency the Governor General  
in Council, on the recommendation of the Minister of Transport,  
and the Treasury Board, pursuant to Section 13 of the  
National Harbours Board Act, is pleased hereby to approve the  
entry by the National Harbours Board into a contract with  
Planned Renovators Limited, Montreal, Quebec, the lowest tenderer,  
for Repairs to Cracks in Piers and to Various Concrete Surfaces,  
Champlain Bridge, Montreal, Quebec, at an estimated cost of  
\$1,075,000, based on a unit price tender in the approximate amount  
of \$924,800, plus \$150,200 for engineering and contingency.

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CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1975-5/2654

C.P.

7 November, 1975

(T.B. Rec. 739175 )

(Rec. du C.T. )

"His Excellency the Governor-in-Council, on the recommendation of the Minister of Public Works and the Treasury Board, is hereby pleased to authorize, notwithstanding Order-in-Council P.C. 1958-420 of March 18, 1958, the payment of \$197,500. to the Canadian National Railway Company for the cost of converting their landline communication system to a rural radio system in order to accommodate the program for reconstruction of the Alaska Highway."

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-1/2655

C.P. 7 November, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739811 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State and the Treasury Board, pursuant to the Broadcasting Act, is hereby pleased to approve the entry by the Canadian Broadcasting Corporation into a contract with Poole Construction Limited for the reconstruction of and a major addition to the CBC building in Calgary, Alberta, so as to provide a new television station at a budgeted cost of \$2,764,675 and on such other terms and conditions as may be mutually agreed upon.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2655

C.P.

7 November, 1975

(T.B. Rec. 739812 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State and the Treasury Board, pursuant to the Broadcasting Act, is hereby pleased to approve the entry by the Canadian Broadcasting Corporation into a contract with Cavan Construction Limited for the construction of a broadcasting centre in Yellowknife, N.W.T. at a budgeted cost of \$2,156,800 and on such other terms and conditions as may be mutually agreed upon.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2655  
C.P.

7 November, 1975

(T.B. Rec. 738505 )  
(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of the Environment,  
the Minister of Indian Affairs and Northern Development,  
and the Treasury Board, pursuant to Section 4 of the  
Canada Water Act, is pleased hereby to approve the extension  
of the termination date of the Canada-Saskatchewan-Manitoba  
Study Agreement for the Churchill River from June 30, 1975 to  
December 31, 1975 to allow additional time for the preparation  
of a summary report as well as a technical report and appendices.  
Canada's share of the cost will remain at \$1,250,000.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.  
C.P. 1975-3/2655  
7 novembre 1975

(T.B. Rec. )  
(Rec. du C.T. 738505 )

Sur avis conforme du ministre de l'Environnement,  
du ministre des Affaires indiennes et du Nord canadien  
et du Conseil du Trésor et en vertu de l'article 4 de la  
Loi sur les ressources en eau du Canada, il plaît à SON  
EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL d'approuver la  
prolongation de l'accord conclu entre le Canada, la  
Saskatchewan et le Manitoba en vue d'une étude de la  
rivière Churchill, soit du 30 juin 1975 au 31 décembre 1975,  
et ce, afin de permettre la rédaction d'un rapport sommaire,  
d'une étude technique et d'annexes. La participation  
financière du Canada à l'entreprise restera de \$1,250,000.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-1/2656  
7 November, 1975

(T.B. REC. 739758 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL  
on the recommendation of the Minister of Agriculture and  
the Treasury Board, pursuant to Section 4 of the Public  
Lands Grants Act, is pleased hereby to authorize the  
lease to Alberta Educational Communications Corporation  
of the land described in the attached Schedule "A", said  
lease to be in accordance with Schedule "B" hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE "A"

ALL AND SINGULAR that certain parcel of land of rectangular figure situate, lying and being in the South-east Quarter of Section 18, Township 9, Range 22, West of the Fourth Meridian in the Province of Alberta, more particularly described as follows: The most easterly 1,100 feet of the most northerly 1,000 feet of the said quarter section, containing 25.25 acres, more or less.



SCHEDULE "B"

LESSEE: Alberta Educational Communications Corporation

SITE: Agriculture Canada Animal Diseases Research Institute, Lethbridge, Alberta

TERM: Twenty (20) years, commencing April 1, 1975, with provision for renewal for any further period at the Crown's discretion.

CONSIDERATION: \$151.50 per annum, in advance, first payment due April 1, 1975, subject to periodic review of the rental rate every ten (10) years, based upon future prevailing market values.

OTHER PRINCIPAL  
TERMS AND CONDITIONS:

1. The Corporation will pay all lawful taxes, assessments, rates and duties charged upon the land or the buildings, fixtures and improvements thereon.
2. The Crown will permit the Corporation to erect or construct on the land a radio tower and other structures related thereto.
3. The Corporation will make its own arrangements for the provision of water, sewer and electrical services.
4. The Corporation shall remove all its fixtures and structures from the leased land within two (2) months from the termination of the agreement.





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2656

C.P.

7 November, 1975

(T.B. Rec. 739478 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased hereby  
to approve, pursuant to Section 14 of the National  
Capital Act, the acquisition by the National Capital  
Commission from Donat and Irene Goyette, a parcel of  
land described as being the East Half of Lot 23,  
Concession 11, Township of Cumberland, Province of  
Ontario, comprising approximately 100 acres for a  
consideration of \$100,000.00.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-2/2656

7 novembre 1975

(T.B. Rec.

(Rec. du C.T. 739478

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)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 100 acres décrite comme étant de la moitié du lot 23 est, 11ième concession, canton de Cumberland, province d'Ontario, ce avec le consentement des propriétaires Donat et Irène Goyette, moyennant un paiement de \$100,000.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1975-3/2656

C.P.

7 November, 1975

(T.B. Rec. 739479 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased hereby  
to approve, pursuant to Section 14 of the National  
Capital Act, the acquisition by the National Capital  
Commission from the Estate of Harold Dawson, a parcel  
of land described as being part of the South Half of  
Lot 29, and North Half of Lot 30, Concession 6, Rideau  
Front, Township of Gloucester, Province of Ontario,  
comprising approximately 200 acres for a consideration  
of \$140,000.00.

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*P. J. Pettit*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-3/2656

7 novembre 1975

(T.B. Rec.

(Rec. du C.T. 739479

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 200 acres, décrite comme la moitié du lot 29 sud et la moitié du lot 10 nord, 6ième concession, front de la rivière Rideau, canton de Gloucester, province d'Ontario et ce avec le consentement du propriétaire de la Succession de Harold Dawson, moyennant un paiement de \$140,000.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-4/2656

C.P.

7 November, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739500 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased hereby  
to approve, pursuant to Section 14 of the National  
Capital Act, the acquisition by the National Capital  
Commission from Marc Paquin, a parcel of land  
described as being Lots 256-19, 256-20, 256-22, Ward  
1, City of Hull, Province of Quebec, comprising  
approximately 10,264 square feet, for a consideration  
of \$135,000.00.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-4/2656

7 novembre 1975

(T.B. Rec.

(Rec. du C.T. 739500

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)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 10,264 pieds carrés, décrite comme étant des lots 259-19, 256-20, 256-22, quartier 1, ville de Hull, province de Québec, et ce avec le consentement du propriétaire M. Marc Paquin, moyennant un paiement de \$135,000.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1975-5/2656

C.P.

7 November, 1975

(T.B. Rec. 739616 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased  
hereby to approve, pursuant to Section 14 of the  
National Capital Act, that the National Capital  
Commission enter into a Licence of Occupation  
agreement with the Department of National Defence  
for a bicycle path, on a parcel of land described  
as being 15' in width and approximately 600' in  
length, located in part of Lot Letter I, Concession  
B, Rideau Front, Township of Nepean, now in the  
City of Ottawa, in the Regional Municipality of  
Ottawa-Carleton, for a consideration of \$100.00, for  
a term to be at the pleasure of the Department of  
National Defence commencing April 1, 1975, subject  
to termination without notice at any time.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-5/2656

7 novembre 1975

(T.B. Rec.

(Rec. du C.T. 739616

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)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale à conclure une entente relative à un permis d'occupation avec le ministère de la Défense nationale en vue d'aménager une piste cyclable sur une parcelle de terrain décrite comme étant d'une largeur de 15' sur une longueur approximative de 600', située dans une partie du lot lettre I, concession B, front de la rivière Rideau, canton de Nepean, maintenant dans la ville d'Ottawa, dans la municipalité régionale d'Ottawa-Carleton, moyennant paiement de \$100. et ce pour une durée au gré du ministère de la Défense nationale, à compter du 1er avril 1975, sous réserve d'annulation sans préavis.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-6/2656

C.P.

7 November, 1975

(T.B. Rec. 739760 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works and the Treasury Board, pursuant to Section 39 of the Public Works Act, is pleased hereby to authorize the letting without prior tender and without auction after public advertisement, of the old Post Office Building together with the lands appurtenant thereto being part of Town Lot No. 4 in the Township of Malahide, having the municipal address of 46 Talbot Street, in the Town of Aylmer, County of Elgin and Province of Ontario, to the Corporation of the Town of Aylmer for a term of 20 years, with two ten-year options, at an annual rental of \$3,600.00.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-7/2656  
7 November, 1975

(T.B. REC. 739675 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport and the Treasury Board is pleased hereby in connection with the Toronto International Airport to authorize entry into an agreement generally in the form and terms as set out in the attached document between Her Majesty the Queen in right of Canada and Her Majesty the Queen in right of the Province of Ontario which provides for the following:

That Her Majesty the Queen in right of Canada will transfer pursuant to Section 4(1) (b) of the Public Grants Act the administration and control of the following parcels of land:

- (i) 26.493 acres of land more particularly described in the attached Schedule A,
- (ii) 3.032 acres of land more particularly described in the attached Schedule B,
- (iii) 0.245 acres of land more particularly described in the attached Schedule C required for construction purposes for a period of two years, the transfer of the aforesaid parcel of 0.245 acres to be subject to the condition that the Province will re-transfer to Canada the administration and control of the aforesaid parcel when it is no longer required by the Province for construction purposes,

in exchange for the transfer of the administration and control of two parcels of Provincial Crown land containing 1.709 acres more particularly described in attached Schedule D and E from Her Majesty the Queen in right of the Province of Ontario to Her Majesty the Queen in the right of Canada.

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P.C. 1975-2658  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, pursuant to subsection 4(1) of  
the Public Lands Grants Act, is pleased hereby to authorize  
a lease substantially in the form annexed, granting to  
The Niagara Parks Commission, a body corporate, 46.5 acres  
more or less of public lands in the Town of Niagara-on-the-  
Lake, in the Province of Ontario, more particularly described  
in the said lease, for the purpose of use by the public,  
as picnic and parking areas, sanitary facilities and for  
the erection of buildings or structures necessarily  
incidental thereto.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL • LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2660  
7. November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Indian Affairs and Northern Development reports as follows:

That authority was obtained to purchase the lands described in Schedule "A" attached hereto from David Gordon Hooker, of Central Patricia, in the Province of Ontario;

That upon the acquisition of the said lands it was ascertained that title to the wrong parcel had been obtained; and

That it is desirable in the circumstances that the said lands described in Schedule "A" attached hereto be returned to the said David Gordon Hooker and that authority be given for the acquisition of the parcel of land described in Schedule "B" attached hereto.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby to authorize the issue of letters patent granting to David Gordon Hooker the parcel of land described in Schedule "A" attached hereto, upon the said David Gordon Hooker conveying to Her Majesty in right of Canada the parcel of land described in Schedule "B" attached hereto, subject to Her Majesty obtaining title to the said land free and clear of all encumbrances other than those which in the opinion of the Minister of Indian Affairs and Northern Development do not adversely affect the use of the land for the purpose for which it is required.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







This is Schedule A to Order in Council PC 1975

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Ponsford, in the District of Kenora (Patricia Portion) and Province of Ontario, namely;

Part of Mining Claim Pa. 2679 in the said Township of Ponsford and being designated as Parts three and four on a plan of survey of record in the Office of Land Titles at Kenora, as 23R-2891.





P.C. 1975-2661  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, pursuant to section 24 of the  
Territorial Lands Act, is pleased hereby to authorize the  
acquisition by the employee of the Government of Canada  
named in the schedule hereto of the territorial lands  
located in the Yukon Territory or interest therein in accordance  
with the schedule hereto.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



### Schedule

AGNES JEAN KING, Dietary Aide, of the City of Whitehorse in the Yukon Territory, an employee of the Department of National Health and Welfare, to lease for recreational purposes a parcel of land designated Lot 92 in the Taku Subdivision in the Yukon Territory, as said parcel is shown outlined in red upon a sketch plan of record on file 15-1-7-6 in the Water, Lands, Forests and Environment Division of the Department of Indian Affairs and Northern Development at Ottawa.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.





P.C. 1975-2664  
7 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of National Health  
and Welfare, is pleased hereby to revoke the National Health  
Grant Rules (1971), the Public Health Research Grant Rules  
(1971) and the Professional Training Grant Rules (1971)  
made respectively by Orders in Council P.C. 1971-1/1058 of  
1st June, 1971, P.C. 1971-6/1513 of 27th July, 1971, and  
P.C. 1971-7/1513 of 27th July, 1971.

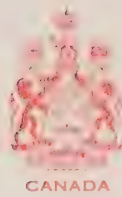
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*P. H. P. [Signature]*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







PRIVY COUNCIL • CONSEIL PRIVE

C.P. 1975-2664  
7 novembre 1975

Sur avis conforme du ministre de la Santé nationale et du Bien-être social, il plaît à Son Excellence le Gouverneur général en conseil d'annuler par les présentes le Règlement sur les subventions nationales à la santé (1971), le Règlement sur les subventions à la recherche en hygiène publique (1971) et le Règlement sur les subventions à la formation professionnelle (1971), établis respectivement par les décrets C.P. 1971-1/1058 du 1<sup>er</sup> juin 1971, C.P. 1971-6/1513 du 27 juillet 1971 et C.P. 1971-7/1513 du 27 juillet 1971.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVE





P.C. 1975-2673  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Energy, Mines  
and Resources, pursuant to the National Energy Board Act,  
is pleased hereby to designate Mr. Charles Geoffrey Edge,  
a member of the National Energy Board, to be an Associate  
Vice-Chairman of the National Energy Board, and to fix  
his salary at the rate set out in the schedule hereto  
which is within the range SX 3 (\$35,500 - \$47,500).

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*P. J. Pettiford*





P.C. 1975-2675  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to subsection 4(2) of the Law Reform Commission Act, is pleased hereby to reappoint the Honourable Antonio Lamer to be Vice-Chairman of the Law Reform Commission of Canada for a period terminating effective April 1, 1976.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, is further pleased hereby, pursuant to sections 3 and 4 of the said Act, to appoint the Honourable Antonio Lamer to be Chairman of the Law Reform Commission of Canada for a term of two years effective April 1, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*





C.P. 1975-2675  
13 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Justice et en vertu du paragraphe 4(2) de la Loi sur la Commission de réforme du droit, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes l'honorable Antonio Lamer au poste de vice-président de la Commission de réforme du droit du Canada pour un mandat venant à expiration le 1<sup>er</sup> avril 1976.

Sur avis conforme du ministre de la Justice et en vertu des articles 3 et 4 de ladite loi, il plaît en outre à Son Excellence le Gouverneur général en conseil de nommer par les présentes l'honorable Antonio Lamer au poste de président de la Commission de réforme du droit du Canada pour un mandat de deux ans à compter du 1<sup>er</sup> avril 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettit*







P.C. 1975-2677  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to subsection 91(2) of the  
Unemployment Insurance Act, 1971, is pleased hereby to  
appoint Mrs. Donalda Wright to be Chairman of the Board  
of Referees for the Ontario Regional Division and  
particularly for the District of Toronto West, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2678  
13 November, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to subsection 91(2) of the  
Unemployment Insurance Act, 1971, is pleased hereby to  
appoint Barbara Maxwell to be Chairman of the Board of  
Referees for the Ontario Regional Division and  
particularly for the District of Toronto South, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Patford*





P.C. 1975-2679  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
section 3 of the Department of State Act, is pleased  
hereby to appoint Mr. André T. Fortier to be Under Secretary  
of State to hold office during pleasure effective November  
24, 1975, and to fix his salary at the rate set out in the  
schedule hereto which is within the range DM 2 (\$47,500 -  
\$60,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Pitfield*

CLERK OF THE PRIVY COUNCIL • LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2679  
13 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre et en vertu de l'article 3 de la Loi sur le secrétariat d'Etat, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. André T. Fortier au poste de sous-secrétaire d'Etat, à titre amovible, à compter du 24 novembre 1975 et de fixer son traitement au taux spécifié à l'annexe ci-après, lequel se situe dans l'échelle DM 2 (\$47 500 à \$60 500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*







P.C. 1975-2680  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
pursuant to section 3 of the Pension Act, is pleased  
hereby to re-appoint Mr. Ronald Martin McDonald of the  
City of Ottawa, in the Province of Ontario, to be an ad  
hoc member of the Canadian Pension Commission for a period  
of one year, effective November 28th, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2681  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
pursuant to section 3 of the Pension Act, is pleased  
hereby to re-appoint Mr. Murray L. MacFarlane of the City  
of Ottawa, in the Province of Ontario, to be an ad hoc  
member of the Canadian Pension Commission for a period of  
one year, effective November 28th, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2682  
13 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
pursuant to section 25 of the War Veterans Allowance Act,  
is pleased hereby to re-appoint Mr. Douglas T. McFarlane,  
of the City of Ottawa, in the Province of Ontario, to be  
a temporary member of the War Veterans Allowance Board  
for a period of one year, effective November 25th, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2685  
14 November, 1975

WHEREAS the Minister of Transport reports as follows:

That under section 8 of the National Transportation Act, the Governor in Council may appoint a Commissioner pro hac vice in case of the illness, absence or inability to act of any member of the Canadian Transport Commission.

That the Air Transport Committee of the Canadian Transport Commission has for consideration at this time five applications with respect to which a public hearing has been set to take place on November 18, 1975, at Frobisher Bay, Northwest Territories. These applications are as follows:

1. File: 2-B40-12 Bradley Air Services Ltd. to operate a Class 4 Charter air service Group C fixed wing aircraft from a base at Frobisher Bay, N.W.T. Docket No. 2680.
2. File: 2-K129-4, Kenting Aviation Ltd. to operate a Class 4 Charter air service, Groups C and D, fixed wing aircraft from a base at Frobisher Bay, N.W.T. Docket No. 2612.
3. File: 2-N38-34A, Nordair Ltée/Nordair Ltd. to amend Licence No. ATB 1739/67(NS)
  - (A) to up-grade the service from a Class 3 specific point to a Class 2 regular specific point commercial air service;
  - (B) to temporarily suspend service to the points, Pelly Bay, Coral Harbour and Cape Dyer, N.W.T. Docket No. 2401.
4. Files: 2-N38-33A and 23A, Nordair Ltée/Nordair Ltd. to amend Licence Nos. ATC 1894/69(C) and ATC 1711/67(C) to denote Frobisher Bay, N.W.T. a protected base with respect to aircraft in Groups B and C and to DC-3 aircraft. Docket No. 2581
5. File: 2-F225-1, Frobair Ltd. to operate a Class 4 Charter commercial air service using aircraft in Group D, from a base at Frobisher Bay, N.W.T. Docket No. 2765.





at there are at present two vacancies at the level of Commissioners and that a third Commissioner will be retiring next month.

at of the Commissioners regularly assigned to the Air Transport Committee two are at present engaged in a public hearing, one is on an official journey abroad and one shall be retiring next month and is at present unavailable, two remaining Commissioners must attend to Committee business in Ottawa, and Commissioner E.H. LaBorde was due to take the hearing in Frobisher Bay together with Commissioner J.B.G. Thomson, Chairman of the Air Transport Committee, has been advised this day that he must enter the hospital.

at among the other Commissioners none is available for the Frobisher hearing on account of prior commitments which cannot be deferred.

at Mr. Peter C. Wallis, Senior Counsel and member of the Legal Services of the Commission, has the necessary qualifications and experience in this matter to act as Commissioner *pro hac vice*.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, is pleased hereby, pursuant to section 8 of the National Transportation Act, to appoint Mr. Peter C. Wallis to act as Commissioner pro hac vice in the applications listed above currently pending before the Air Transport Committee of the Canadian Transport Commission and set for hearing at Frobisher Bay in the Northwest Territories.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1975-2685  
14 novembre 1975

Vu le rapport du ministre des Transports exposant:

Que, en vertu de l'article 8 de la Loi nationale sur les transports, le gouverneur en conseil peut nommer un commissaire pro hac vice en cas de maladie, d'absence ou d'incapacité à agir de l'un des commissaires de la Commission canadienne des transports;

Que le comité des transports aériens de la Commission canadienne des transports est actuellement saisi de cinq requêtes qui seront entendues en audience publique le 18 novembre 1975, à Frobisher Bay, dans les territoires du Nord-Ouest, lesquelles requêtes sont les suivantes:

1. Dossier 2-B40-12: Bradley Air Services Ltd. en autorisation d'exploiter un service aérien commercial d'affrètement (classe 4) au moyen d'aéronefs à voilure fixe du groupe C, à partir de Frobisher Bay (T.N.-O.) (Nº d'enregistrement 2680).
2. Dossier 2-K129-4: Kenting Aviation Ltd. en autorisation d'exploiter un service aérien commercial d'affrètement (classe 4) au moyen d'aéronefs à voilure fixe des groupes C et D, à partir de Frobisher Bay (T.N.-O.). (Nº d'enregistrement 2612)
3. Dossier 2-N38-34A: Nordair Ltée/Nordair Ltd. en modification du permis ATB 1739/67 (NS):
  - (A) par remplacement du service aérien commercial de la classe 3 entre points déterminés par un service aérien commercial régulier de la classe 2 entre points déterminés;
  - (B) par suspension temporaire du service reliant Pelly Bay, Coral Harbour et Cape Dyer (T.N.-O.). (Nº d'enregistrement 2401)



- 2 -

4. Dossiers 2-N38-33A et 23A: Nordair Ltée/Nordair Ltd. en modification des permis ATC 1894/69(C) et ATC 1711/67(C) par désignation de Frobisher Bay (T.N.-O.) comme base protégée pour les aéronefs des groupes B et C et les DC-3. (Nº d'enregistrement 2581)
5. Dossier 2-F255-1: Frobair Ltd. en autorisation d'exploiter un service aérien commercial d'affrètement (classe 4) au moyen d'aéronefs du groupe D à partir de Frobisher Bay (T.N.-O.). (Nº d'enregistrement 2765);

Que, à l'heure actuelle, il y a deux vacances au sein de la Commission et qu'un troisième commissaire prendra sa retraite le mois prochain;

Que, des commissaires constituant le comité des transports aériens, deux siègent actuellement en audience publique, un est en voyage officiel à l'étranger, un autre doit prendre sa retraite le mois prochain et n'est pas disponible en ce moment, deux doivent s'occuper des affaires du comité à Ottawa, et que le commissaire E.H. LaBorde, qui devait siéger à l'audience de Frobisher Bay avec le commissaire J.B.G. Thomson, président du comité des Transports aériens, doit entrer à l'hôpital aujourd'hui même;

Que, en raison d'engagements préalables qui ne peuvent être différés, aucun autre commissaire ne peut siéger à l'audience de Frobisher Bay;

Que M<sup>e</sup> Peter C. Wallis, premier avocat-conseil et membre des services juridiques de la Commission, réunit les qualifications et l'expérience requises pour agir en qualité de commissaire pro hac vice dans cette affaire:

A ces causes, sur avis conforme du ministre des Transports et en vertu de l'article 8 de la Loi nationale sur les transports, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M<sup>e</sup> Peter C. Wallis pour

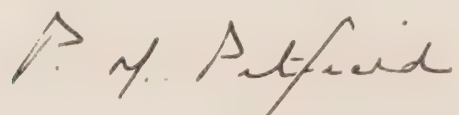




- 3 -

agir en qualité de commissaire pro hac vice pour l'examen des requêtes énumérées ci-dessus, dont le comité des transports aériens de la Commission canadienne des transports est actuellement saisi et qui seront entendues en audience publique à Frobisher Bay, dans les territoires du Nord-Ouest.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "P. H. Pettit". The signature is written in a cursive style with a large initial "P".







P.C. 1975-2686  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL  
is pleased hereby to amend Order in Council P.C. 1975-2440  
of 21st October, 1975 by deleting the last paragraph thereof  
and substituting therefor the following:

"THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL, on the recommendation of the Acting Minister of  
Agriculture, pursuant to section 3 of the Crop Insurance  
Act, is pleased hereby to approve the entry by the Minister  
of Agriculture into an agreement with the Province of  
Ontario with the form annexed hereto".

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2688  
18 November, 1975

WHEREAS the Minister of Energy, Mines and Resources reports as follows:

That the Government in that behalf dated 2 May, 1974 authorized that New Brunswick Electric Power Commission (NBEPCC) be advised that the Federal Government would, subject to NBEPCC meeting certain prerequisites, provide loans through Atomic Energy of Canada Limited (AECL) to cover 50% of the total cost of a 600 MWe Candu nuclear power station (hereinafter referred to as the "Project");

That Treasury Board on July 24, 1975 (T.B. 737879) approved a submission requesting authority for AECL to conclude a Financing Agreement with NBEPCC for a loan of up to 50% expenditures to a maximum federal participation of \$350 million, for the construction of a 600 MWe Candu nuclear power station at Point Lepreau, New Brunswick;

That AECL submits for approval of the Governor in Council the attached Financing Agreement based on the principal terms and conditions set out herein;

That NBEPCC has undertaken to satisfy the requirements of the Minister of the Environment, that the site at Point Lepreau, New Brunswick has been approved by the Atomic Energy Control Board and that NBEPCC has completed, in a manner satisfactory to Energy, Mines and Resources (with the assistance of other appropriate departments and agencies) an evaluation of the economics and associated financial risks of the Project including a summary of cost estimates and commercial financing and a procedure to ensure that Canadian engineering and components will be given preference;

.../2



- 2 -

That the estimated capital cost of the Project which includes its design, construction, commissioning and bringing into successful operation, staff training, heavy water supply and all interest during construction until the in-service date or April 1, 1983 whichever is earlier, is \$700 million of which the Federal financing is \$350 million. The latter amount is in the attached Agreement established as the ceiling on the total federal financing commitment;

That the federal loan will rank on a pari-passu basis with other outstanding general obligations of NBEPIC and will be guaranteed by the Province of New Brunswick;

That the attached Financing Agreement provides, inter alia, that

- i) AECL shall lend to NBEPIC in semi-annual loans 50% of the capital cost including interest capitalized during construction of the Project up to a maximum amount of three hundred and fifty million (\$350M) at the rate of interest fixed by the Minister of Finance as applying to loans of equivalent term to Federal Crown Corporations at the time each loan is made;
- ii) AECL shall make advances semi-annually based on an estimate of expenditures for the forthcoming six month period and adjusted for differences between past advances and actual expenditures;
- iii) each loan shall be evidenced by a note duly authorized and executed by NBEPIC and bearing a valid, unconditional and irrevocable guarantee of the Province of New Brunswick as to the payment of all principal and interest thereunder;

.../3





- 3 -

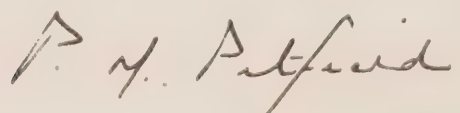
- iv) the aggregate of all loans together with interest shall be repaid in 25 equal annual installments, the first such installment to be due one year after the in-service date of the Project or April 1, 1983, whichever is earlier;
- v) the Agreement shall remain in force until all money lent to NBEPÇ thereunder and interest thereon has been repaid in full to AECL;

That the Financing Agreement was prepared in close consultation with the Department of Finance and represents a consensus between AECL and that Department; and

That the arrangements set forth in the draft Financing Agreement are considered desirable in the public interest.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Energy, Mines and Resources, is pleased hereby to approve the execution and performance of an agreement between Atomic Energy of Canada Limited and the New Brunswick Electric Power Commission and the Province of New Brunswick substantially in the terms of the draft attached hereto.

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P.C. 1975-2689  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is pleased hereby to amend Order in Council P.C. 1975-2059  
of 11th September, 1975, by adding immediately after the  
word "construction" in the 6th line thereof the following:

"of an AHW School and its associated health posts  
in Nepal's Far West Region"

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2689  
18 November, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is pleased hereby to amend Order in Council P.C. 1975-2059  
of 11th September, 1975, by adding immediately after the  
word "construction" in the 6th line thereof the following:  
"of an AHW School and its associated health posts  
in Nepal's Far West Region"

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "P. J. Pettit".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2692  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote L-35, is pleased  
hereby to authorize a loan not to exceed 7.5 million units of  
accounts or approximately U.S. \$8.3 million dollars to the  
African Development Fund subject to the following conditions:

- (a) the amount of the loan will be used in accordance  
with the Charter of the African Development  
Fund and with the attached resolution 8-75  
adopted by the Board of Governors of the Fund,  
May 6, 1975; and
- (b) the amount of the loan will be repaid by the  
Fund to Canada if and when (i) Canada decides  
to withdraw its loan to the Fund; or (ii) the  
Fund ceases its operations, at which time any  
uncommitted balance will be repaid to Canada  
in accordance with the regulations of the Fund  
and committed funds will be repaid as and when  
loans made by the Fund are reimbursed.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2697  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Industry, Trade  
and Commerce, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in Schedule "B" hereto, created by the mortgages described in Schedule "A", has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Industry, Trade and Commerce and the issue to Venco Metals Limited and Victoria Engineering Limited of such instrument as may, in the opinion of the Deputy Minister of Justice, discharge the said mortgage and debenture described in Schedule "A" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE "A"

MORTGAGE: dated the 30th day of May, 1967.

REGISTERED: in the Registry Office for the Registry  
Division of the East and West Riding  
of the County of York on the 21st day  
of August, 1967, at 3:25 in the afternoon.

as Number: 333030

MORTGAGOR: 347 Royal York Road

MORTGAGEE: Her Majesty the Queen in right of Canada,  
as represented by the Minister of Industry,  
Trade and Commerce.

PRINCIPAL: \$200,000.00

REAL PROPERTY: as described in Schedule "B" attached  
hereto.

MORTGAGE OF LEASE: dated the 30th day of May, 1967.

REGISTERED: in the Registry Office for the Registry  
Division of the East and West Riding of  
the County of York of the 21st day of  
August, 1967 at 3:25 in the afternoon.

as Number: 333029

MORTGAGOR: Venco Metals Limited and Victoria Engineering  
Limited.

MORTGAGEE: Her Majesty the Queen in right of  
Canada.

PRINCIPAL: \$200,000.00

REAL PROPERTY: as described in Schedule "B" attached  
hereto.



SCHEDULE "B"

ALL AND SINGULAR those certain parcels or tracts of lands and premises situate lying and being in the Borough of Etobicoke, in the County of York and being more particularly described as follows:

PARCEL ONE: ALL and SINGULAR that certain parcel or tract of land and premises situate lying and being in the Borough of Etobicoke, in the County of York, and being composed of Lots Six, Seven Eight and Nine (6, 7, 8 and 9) on the west side of Windsor Street, in the said Borough of Etobicoke, according to Plan registered in the Registry Office for the East and West Riding of the County of York as Number 1015.

PARCEL TWO: ALL and SINGULAR that certain parcel or tract of land and premises situate lying and being in the Borough Of Etobicoke in the County of York and Province of Ontario and being composed of Lots 1 and 2 on the east side of Royal York Road and parts of Lots 4 and 5 on the south side of Newcastle Street according to Plan No. 1015 filed in the Registry Office for the Registry Division of the East and West Riding of the County of York and more particularly described as follows:

COMMENCING at the point in the southerly limit of Newcastle Street where the same is intersected by the easterly limit of Royal York Road, the said point being the north-west angle of said Lot 1;

THENCE southerly along the easterly limit of Royal York Road Ninety-one (91') feet more or less to a point where an iron bar has been planted at the south-westerly angle of said lot No. 2;

THENCE easterly parallel with the southerly



limit of Newcastle Street aforesaid Two Hundred and Eleven Feet, Six Inches (211'6") to a point in the easterly limit of said Lot No. 5, the said point being distant Forty-one (41') Feet measured northerly from the south-easterly angle of said Lot No. 5;

THENCE northerly along the easterly limit of said Lot No. 5, Ninety-one (91') Feet more or less to a point in the southerly limit of Newcastle Street aforesaid;

THENCE westerly along the southerly limit of Newcastle Street Two Hundred and Eleven Feet, Six Inches (211'6") to the place of beginning.

AND TOGETHER with the right to have the easterly wall of the building, 347 Royal York Road, Mimico and the eaves and the roof of the said building project over and overhang in perpetuity. those parts of Lots six, seven eight and nine (6, 7, 8 and 9) according to said Plan 1015 described as follows:

COMMENCING at the north-west angle of Lot No. 6 according to the said plan;

THENCE southerly along the westerly limit of Lots six, seven, eight and nine (6, 7, 8 and 9) according to the said plan a distance of Ninety-one (91') feet.

THENCE easterly parallel to Newcastle Street Eight (8") inches;

THENCE northerly parallel to Royal York Road Ninety-one (91') feet to the southerly limit of Newcastle Street;

THENCE westerly along the southerly limit of Newcastle Street a distance of Eight (8") inches.







P.C. 1975-2698  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Industry, Trade  
and Commerce, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in Schedule "B" hereto, created by the mortgage of lease described in Schedule "A", has been satisfied and discharged;
- (b) declare that, pursuant to section 2 of the Satisfied Securities Act, the charges created by the debentures described in Schedule "A" hereto have been satisfied and discharged; and
- (c) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Industry, Trade and Commerce and the issue of such instrument as may, in the opinion of the Deputy Minister of Justice, discharge the said mortgage and debentures described in Schedule "A" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2699  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Industry, Trade  
and Commerce, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in Schedule "B" hereto, created by the mortgage described in Schedule "A", has been satisfied and discharged;
- (b) declare that, pursuant to section 2 of the Satisfied Securities Act, the charges created by the debenture described in Schedule "A" hereto have been satisfied and discharged; and
- (c) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Industry, Trade and Commerce and the issue to White Die Casting Company Limited of such instrument as may, in the opinion of the Deputy Minister of Justice, discharge the said mortgage and debenture described in Schedule "A" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE "A"

MORTGAGE: dated the 15th day of February, 1967.

REGISTERED: in the Registry Office for the Registry Division of Wentworth on the 14th day of April, 1967 at 12:36 in the afternoon.

as Number: 47600 A.B.

MORTGAGOR: White Die Casting Company Limited.

MORTGAGEE: Her Majesty the Queen in right of Canada, as represented by the Minister of Industry, Trade and Commerce.

PRINCIPAL: \$65,000.00 .

REAL PROPERTY: as described in Schedule "B" attached hereto.

DEBENTURE: dated the 30th day of March, 1967.

REGISTERED: in the Office of The Provincial Secretary Ontario as of the 7th day of April, 1967 at 4:40 in the afternoon.

as Number 9716

MAKERS: White Die Casting Company Limited

HOLDER: Her Majesty the Queen in right of Canada.

PRINCIPAL: \$65,000.00

SECURITY: fixed and specific mortgage, pledge and charge on all plant, machinery and equipment, together with floating charge on the undertaking and all the property and assets of White Die Casting Limited.



SCHEDULE "B" TO MORTGAGE HEREIN:

FIRSTLY:

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Town of Dundas, County of Wentworth, Province of Ontario, and being composed of part of Lot 12 in the First Concession in the Township of West Flamboro now in the Town of Dundas and which may be more particularly described as follows:- that is to say:

COMMENCING at a point in the southern limit of McNab Street measured westerly along the southern limit of McNab Street one hundred and fifty-two feet six inches (152' 6") from a stake planted at the intersection of the said southerly limit of McNab Street with the western limit of Bond Street as laid out and shown on plan of survey known as Richard Hatt's Survey and registered in the Town of Dundas in the Registry Office for the County of Wentworth as Plan Number One (1), Dundas:

THENCE westerly along the southern limit of McNab Street two hundred and two feet nine inches (202' 9") to a wooden stake planted being a point in the line of an existing fence;

THENCE southeasterly along the line of the aforesaid fence three hundred and fourteen feet two inches (314' 2") more or less to a point in the production westerly of the northern limit of Mill Street in the said Town of Dundas, the said point being distant one hundred and fifty-two feet six inches (152' 6") measured westerly along the production of the northern limit of Mill Street from the western limit of Bond Street now closed.

THENCE northerly in a straight line two hundred and forty feet (240') more or less to the point of commencement.

The lands hereinbefore intended to be conveyed embrace parts of Lots 1, 2, 4, 8, 9, 10 and all of Lot 3 in Block 36 of Registered Plan No. 1, Dundas, as aforesaid.

SECONDLY:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Town of Dundas, in the County of Wentworth, in the Province of Ontario, being composed of all of Lot Number 7 and parts of Lots Numbers 1, 2, 8, 9, and 10, Block 36 as shown on plan of survey prepared for Richard Hatt, registered in the Registry Office for the Registry Division of Wentworth as Number 1, Dundas and which may be more particularly described as follows;- that is to say:

COMMENCING at an iron bar planted at the southwestern corner of Lot Number 7 aforesaid and being at the intersection of the eastern limit of Head Street with the northern limit of Mill Street as shown on the aforesaid registered plan;

THENCE northerly along the eastern limit of Head Street two hundred and forty feet (240') more or less to an iron bar planted in the southern limit of MacNab Street;

THENCE easterly along the southern limit of MacNab Street seven feet nine inches (7' 9") more or less to an iron bar planted in the western limit of the lands of the Grantee;



SCHEDULE "B" CONTINUED

---

THENCE westerly along the northern limit of Mill Street two hundred and ten feet six inches (210' 6") to the place of beginning.

THE ABOVE described parcel of land contains by admeasurement 0.601 acres be the same more or less. \_\_\_\_\_





DATED:

1967.

WHITE DIE CASTING  
COMPANY LIMITED

and

HER MAJESTY THE QUEEN  
IN RIGHT OF CANADA

MORTGAGE

47600

I certify that the within instrument A.B.  
was duly entered and registered in  
the Registry Office for the Registry  
Division of Ventworth on Microfilm  
For Attestation  
at 12.36 o'clock 14 of the

14 APR A.D. 1967

REGISTRAR

Reg'n. Fees 6.00  
Extra Charges 3.00

GRIFFIN WEATHERSTON BOWLBY  
LUCHAR & MARTINO,  
46 Jackson Street East,  
Hamilton, Ontario.

FILE





P.C. 1975-2700  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Industry, Trade  
and Commerce, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in Schedule "B" hereto, created by the mortgage described in Schedule "A", has been satisfied and discharged;
- (b) declare that, pursuant to section 2 of the Satisfied Securities Act, the charges created by the debenture described in Schedule "A" hereto have been satisfied and discharged; and
- (c) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Industry, Trade and Commerce and the issue to Metals & Alloys Company Limited of such instrument as may, in the opinion of the Deputy Minister of Justice, discharge the said mortgage and debenture described in Schedule "A" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2701  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 41100-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2702  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE SECRÉTAIRE







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2718  
18 November, 1975

WHEREAS the Minister of Transport reports that the management of the Canadian National Railways advises as follows:

That the Canadian National Railways entered into a Running Rights Agreement dated May 30, 1975 with Canadian Electrolytic Zinc Limited granting running rights to the latter over a portion of Canadian National Railways, Valleyfield Subdivision, Valleyfield, Quebec, for a distance of 38 feet as shown on Plan No. V-10-30 dated November 29, 1973 attached to and forming part of the agreement which is on record in the Department of Transport;

That the purpose of the Running Rights Agreement is to permit Canadian Electrolytic Zinc Limited to effect certain railway manoeuvres between Canadian Electrolytic Zinc Limited plant and that of St. Lawrence Fertilizers; and

That the Running Rights Agreement governs and regulates other matters including maintenance costs, protective appliances costs should they ever be required including installation and maintenance, the manner of operations over the trackage in question, the various rules and regulations applicable to the type of operation, the rolling stock to be used, the qualification of Canadian Electrolytic Zinc Limited's employees conducting the operation, etc., and containing clauses covering liability, clearing the wrecks, interruption of service, repairs to rolling stock default, etc.

.../2



- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL  
IN COUNCIL, on the recommendation of the Minister of Transport,  
pursuant to paragraph 23(3)(e) of the Canadian National  
Railways Act, is pleased hereby:

- (1) to approve the entry into the aforesaid  
Running Rights Agreement of May 30, 1975  
between the Canadian National Railways and  
Canadian Electrolytic Zinc Limited; and
- (2) to designate Canadian Electrolytic Zinc Limited  
for the purpose of this agreement.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Patford*





P.C. 1975-2720  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
is pleased hereby to declare that, pursuant to section 2  
of the Satisfied Securities Act, the lien on the land  
described in the schedule hereto, created by the mortgage  
described in the said schedule, has been satisfied and  
discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*



S C H E D U L E

MORTGAGE:               dated 10 December, 1970.

REGISTERED:           at the New Westminster Land Registry Office,  
New Westminster, B.C., on February 10, 1971.

as Number:             G 8592.

MORTGAGORS:           WALDEMAR GUENTHER, "Retired", and JUSTINE GUENTHER  
"Housewife", both of 46580 Pine Avenue, in the City  
of Chilliwack, in the Province of British Columbia.

MORTGAGEE:            HER MAJESTY THE QUEEN, in right of Canada, as represented  
by the Minister of Veterans Affairs.

PRINCIPAL:             \$931.81.

REAL PROPERTY:        Lot Nine (9) of Lot "A", Block Three (3) of  
Lot Three Hundred thirty-three, Group Two (2),  
Plan 15848, New Westminster District.







P.C. 1975-2722  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of Appropriation  
Act No. 2, 1965, as amended, is pleased hereby to authorize  
a grant not exceeding \$400,000 to the Government of the  
Republic of Niger on the following conditions:

- (a) the funds allocated will be used to pay the  
costs incurred by OFEDES in drilling twenty-  
three wells in the northern part of the Manga  
region of Niger during the 1975-76 and 1976-77  
Canadian fiscal years; and
- (b) the Government of Niger will undertake to  
conclude one or more agreements with Canada  
setting forth the conditions for payment of  
the said amounts and requiring progress reports  
on the aforementioned project to be submitted  
to the Government of Canada;

and to authorize the Government of Canada to conclude one or  
more of the agreements mentioned in paragraph (b) above on  
behalf of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Peltier*





C.P. 1975-2722  
18 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du secrétaire d'Etat aux Affaires extérieures et en vertu du crédit 33d de la loi des subsides n° 2 de 1965, dans sa forme modifiée, il plaît à Son Excellence le Gouverneur général en conseil d'autoriser par les présentes le versement d'une aide économique maximale de 400 000 \$ au gouvernement de la république du Niger, aux conditions suivantes:

- a) les sommes versées serviront à rembourser à l'OFEDS les frais engagés pour le forage de 23 puits dans la partie nord du Manga, au Niger, pendant les années financières canadiennes 1975-1976 et 1976-1977;
- b) le gouvernement nigérien s'engagera à conclure avec le Canada un ou plusieurs accords fixant les modalités de versement desdites sommes et prévoyant qu'il sera fait rapport périodiquement au gouvernement du Canada de l'état d'avancement des travaux mentionnés ci-dessus;

et d'autoriser le gouvernement du Canada à conclure l'accord ou les accords mentionnés à l'alinéa b) ci-dessus.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Atfield*





P.C. 1975-2723  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Regional Economic Expansion and the Minister of Finance report as follows:

That Appropriation Act No. 4, 1974, authorizes the Cape Breton Development Corporation, with the approval of the Governor in Council on the recommendation of the Minister of Regional Economic Expansion and the Minister of Finance, to guarantee repayment by Sydney Steel Corporation of money borrowed by it for the purpose of its plant rehabilitation program up to an aggregate principal amount of \$70,000,000 and the payment of interest thereon;

That Sydney Steel Corporation has arranged to borrow in respect of its rehabilitation program the principal amount of \$70,000,000 on the terms and conditions contained in the loan agreement annexed as Schedule A hereto from the lenders set forth in the said Loan Agreement;

That as evidence of the said borrowings Sydney Steel Corporation will issue Debentures, Series D, in the form annexed to the said Loan Agreement;

That Cape Breton Development Corporation is prepared to guarantee repayment to the said lenders of the said loans provided Sydney Steel Corporation and Her Majesty the Queen in right of the Province of Nova Scotia enter into an agreement with it in the form attached hereto as Schedule B.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion and the Minister of Finance, pursuant to Appropriation Act No. 4, 1974, is pleased hereby to approve the guarantee by Cape Breton Development Corporation, to be evidenced by agreements in the form annexed to the said Loan Agreement, of repayment to the lenders therein set forth including their assigns and any such lenders in substitution therefor who may be added thereto as at the date fixed for closing the loan transaction, of the principal of and interest on the loans to be made by the said lenders to Sydney Steel Corporation to an aggregate principal amount not to exceed \$70,000,000. Canadian on the terms and conditions set forth in Schedule A hereof subject to the execution of an agreement in the form of Schedule B hereof between Sydney Steel Corporation, Her Majesty the Queen in right of the Province of Nova Scotia and Cape Breton Development Corporation.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Atfield*







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-1/2724

C.P.

18 November 1975

(T.B. Rec. 739876)

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development and the Treasury Board, is  
pleased hereby to approve the terms and conditions set  
out in the schedule hereto to govern payment of \$9,500,000  
by the Federal Government to the native people under the  
terms of the Final Agreement respecting James Bay  
Negotiations.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





## Terms and Conditions

A Final Agreement respecting native rights is scheduled for execution on or about November 1, 1975 following lengthy negotiation between the Grand Council of the Crees, the Northern Quebec Inuit Association, the Naskapi Indian Band, the Government of Quebec, the James Bay Energy Corporation, the James Bay Development Corporation, the Quebec Hydro-Electric Commission and the Government of Canada.

1. The Agreement in Principle, executed November 15, 1974, provided for Federal compensation of \$32,750,000 spread over a 10 year period.
2. The Federal Government, through the Department of Indian Affairs and Northern Development, in consultation with Quebec, has indicated that it will pay 44% of the first year compensation which amounts to \$9,500,000.
3. First payment by the Department is due upon the ratification of the Final Agreement.
4. An advance against final settlement of \$9,500,000 will be made on behalf of the Federal Government to the Native people and deposited in trust to a mutually acceptable company pending final legislation.
5. The native organization will have access only to the interest to establish and operate their regional and local administrative units.
6. The previous loans of \$3,897,526 with interest will not become due until the final legislation has been enacted by the respective legislative bodies for Quebec and Canada.
7. Interest on the loans to the native organizations will not be charged from the date of execution of the final agreement until the enactment of the respective legislation.
8. Release of funds generated as interest for funds held in trust will be available to the native associations in amounts to be determined following ratification of the final agreement.
9. Each native association shall submit to the Minister a budget showing anticipated cash flow for a twelve month period prior to the release of any interest on the funds held in trust.



10. Each release of interest funds will be made by the Minister upon receipt of a satisfactory quarterly financial statement showing receipts and expenditures for the previous period.
11. The native association shall maintain books and accounting records in a manner consistent with generally accepted accounting principles and practices.
12. The native association shall make available to the Minister or his representatives from time to time, upon any reasonable request, for inspection, their books and accounting records and shall supply such information and financial statements in respect of the funds received as may be requested by the Minister from time to time.
13. Each native association shall provide the Minister of IAND with detailed annual financial statements audited by authorized public accountants, to the satisfaction of the Minister, disclosing the manner in which any funds have been disbursed.
14. Each native association shall disclose their detailed annual financial statements at its annual meetings.
15. Each native association shall represent and warrant that it is duly incorporated and validly exists in good standing under the laws of Canada, and that advance will be made only to the native people's representatives who are empowered to act on behalf of the persons they represent.
16. In the event the agreement is not ratified, the Capital Funds in trust will be returned.





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2724

C.P.

18 November, 1975

(T.B. Rec. 738964

(Rec. du C.T.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, pursuant to Section  
14 of the National Capital Act, is pleased hereby to  
approve, (1) the disposition by the National Capital  
Commission to Campeau Corporation of approximately 1.86  
acres of land described as being part of Lot 3,  
Concession 3, Rideau Front, Township of Gloucester,  
now in the City of Ottawa, in the Regional Municipality  
of Ottawa-Carleton (2) the acquisition by the National  
Capital Commission of approximately 10.12 acres of land  
from Campeau Corporation, described as being part of  
Lot 17, Concession 1, Rideau Front, Township of  
Gloucester, in the Regional Municipality of Ottawa-  
Carleton, for a consideration of \$1.00.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2724

C.P.

18 November, 1975

(T.B. Rec. 739329 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,

on the recommendation of the Treasury Board and the Minister of State for Urban Affairs, is pleased hereby to approve, pursuant to Section 14 of the National Capital Act, the acquisition by the National Capital Commission from the Corporation of the City of Vanier, of a portion of the property in the said City now owned by the Pères blancs d'Afrique, if and when the City acquires the said property.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-4/2724

C.P.

18 November, 1975

(T.B. Rec. 739618 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

on the recommendation of the Treasury Board and the Minister of State for Urban Affairs, is pleased hereby to approve, pursuant to Section 16 of the National Capital Act, as a Capital project of the National Capital Commission, a contribution of consulting design services to the City of Ottawa for the purpose of providing environmental improvements of a public right-of-way in the core of the National Capital.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-5/2724

C.P.

18 November, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739794 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased hereby  
to approve, pursuant to Section 14 of the National  
Capital Act, the acquisition by the National Capital  
Commission from the E.B. Eddy Company, a parcel of  
land described as being Lots 737-1, 738-1, 733, 734  
and part of Lot 739, Ward 3, City of Hull, Province  
of Quebec, comprising approximately 23,036 square  
feet, for the consideration of \$325,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-5/2724  
C.P. 18 novembre 1975

(T.B. Rec.  
(Rec. du C.T. 739794

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 23,036 pieds carrés, décrite comme étant des lots 737-1, 738-1, 733, 734, et partie du lot 739, quartier 3, ville de Hull, province de Québec, ce avec le consentement du propriétaire la compagnie E.B. Eddy, moyennant un paiement de \$325,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-6/2724  
18 November, 1975

(T.B. REC. 739889

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His Excellency the Governor General in Council, on the recommendation of the Minister of Transport and the Treasury Board, pursuant to Section 13 of the National Harbours Board Act, is pleased hereby to approve the entry by the National Harbours Board into a contract with St. Maurice Dredging (1966) Ltd., Notre-Dame de Pierreville, Quebec, the lowest tenderer, for Maintenance Dredging, Trois-Rivieres Harbour, Trois-Rivieres, Quebec, at an estimated cost of \$60,500.00, based on a unit price tender in the approximate amount of \$55,000.00, plus a contingency of \$5,500.00.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-7/2724  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739580

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit excise duty paid by licensees in respect of spirits accidentally destroyed on their premises. The quantity destroyed and the amount of the remission in each instance, is as indicated below.

<u>APPLICANT</u>	<u>PROCT GALLONS</u>	<u>EXCISE DUTY</u>
The Alberta Liquor Control Board, Calgary, Alberta.	62.55	\$ 960.20
The Alberta Liquor Control Board, Edmonton, Alberta.	106.68	\$ 1,701.41
Liquor Administration Branch, Province of British Columbia, Vancouver, B.C.	85.73348	\$ 1,393.17

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-8/2724

18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739581 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit excise duty paid by licensees in respect of beer destroyed on their premises due to defects in storage tanks and other processing equipment, as well as operational errors on the part of the licensees' employees. The quantity of beer destroyed and the amount of the remission in each instance, is as indicated below.

<u>APPLICANT</u>	<u>GALLONAGE</u>	<u>EXCISE DUTY</u>
Carling O'Keefe Limited, Rexdale, Ontario.	200	\$ 81.48
Carling O'Keefe Limited, Vancouver, B.C.	4,321	\$ 1,760.38

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





P.C. 1975-9/2724  
18 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739611 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of National Revenue  
and the Treasury Board, pursuant to Section 17 of the  
Financial Administration Act, is pleased hereby to remit  
excise duty in the amount of \$6,913.40 paid by Hiram Walker  
& Sons Limited, Walkerville, Ontario, on 425.44 proof  
gallons of spirits destroyed while in transit.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*





CANADA  
PRIVY COUNCIL

P.C. 1975-10/2724  
18 November, 1975

(T.B. REC. 739701

)

His Excellency the Governor General in Council,  
on the recommendation of the Minister of National Revenue and  
the Treasury Board, pursuant to section 17 of the Financial  
Administration Act, is pleased hereby to remit late filing  
penalties and interest under the Income Tax Act totalling  
\$3,261.83 payable by Helen Rubin, Regina, Saskatchewan.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA  
PRIVY COUNCIL

P.C. 1975-11/2724  
18 November, 1975

(T.B. REC. 739702 )

His Excellency the Governor in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit income tax of \$25,998.96 payable for 1968 by the Winnie I. Riley Trust, Vancouver, B.C.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-12/2724  
18 November, 1975

(T.B. REC. 739840 )

His Excellency the Governor in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, conditional upon \$2,547.14 being paid pursuant to an income averaging annuity contract or a registered retirement savings plan and being considered for all purposes as having been so paid in 1974 and a complying with an undertaking given to Her Majesty in respect of such payment, is pleased hereby to remit income tax of \$834.82 plus relevant interest charges payable by Maurice D. Atkins, Scarborough, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



Certified to be a true copy of a Minute of a Meeting of the Committee  
of the Privy Council, approved by His Excellency the Governor  
General on the 20 November, 1975

CANADA

COUNCIL

WHEREAS on October 30, 1974, in the vicinity of Rea Point, in the Northwest Territories, a Lockheed L188 aircraft, owned and operated by Panarctic Oils Ltd., Registration CF-PAB, crashed, with the attendant loss of 32 lives;

AND WHEREAS the Government of Canada has decided that in the interest of the good government of Canada that there be an inquiry into the circumstances of the said air crash.

THEREFORE, the Committee of the Privy Council, on the recommendation of the Minister of Justice, advise that, pursuant to Part I of the Inquiries Act, His Honour Judge William Alexander Stevenson, a Judge of the District Court of Alberta, be appointed a Commissioner to inquire into and report upon the circumstances surrounding the crash of a Lockheed L188 aircraft, Registration CF-PAB, in the vicinity of Rea Point, in the Northwest Territories, on the 30th day of October, 1974, with attendant loss of life, and without restricting the generality of the foregoing, the cause or causes that occasioned or may have occasioned the crash.

The Committee further advise that

- A. the Commissioner be authorized to prescribe and adopt such practices and procedures for all purposes of the Commission as he may from time to time deem expedient for the proper conduct of the inquiry and to vary those practices from time to time;
- B. the Commissioner be authorized to sit at such times and at such places and to view such other locations as the Commissioner may from time to time decide;
- C. the Commissioner be authorized to engage the services of such accountants, engineers, technical advisers or other experts, clerks, reporters and assistants as he deems necessary or advisable and also the services of counsel to aid and



- 2 -

assist the Commissioner in the inquiry, at such rates of remuneration including transportation and living expenses, as may be approved by the Treasury Board; and

- D. the administrative costs and related costs of the Commission shall be the responsibility of the Department of Justice.

The Committee further advise that, pursuant to section 37 of the Judges Act, His Honour Judge William Alexander Stevenson be authorized to act as Commissioner for the purpose of the said inquiry.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patford*







P.C. 1975-2727  
20 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to subsection 91(2) of the  
Unemployment Insurance Act, 1971, is pleased hereby to  
appoint Mr. Wilfred Maher to be Chairman of the Board of  
Referees for the Atlantic Regional Division and  
particularly for the District of Corner Brook, Newfoundland.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Patfield*

CLERK OF THE PRIVY COUNCIL • LE CLERK DU CONSEIL PRIVÉ





P.C. 1975-2728  
20 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to paragraph 35(2)(b) of the Canadian Citizenship Act, is  
pleased hereby to designate Corporal Walter Charles Strauss,  
Royal Canadian Mounted Police, Uranium City, Saskatchewan,  
to act as a Court for all purposes under the Canadian  
Citizenship Act, vice Sergeant M.B. J. Kealey; Order in  
Council P.C. 1972-1485 of 29th June, 1972, is hereby  
revoked.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*





P.C. 1975-2729  
20 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to paragraph 35(2)(b) of the Canadian Citizenship Act,  
is pleased hereby to designate Mr. David Stanley Grey,  
Churchill, Manitoba, to act as a Court for all purposes  
under the Canadian Citizenship Act in the Churchill area,  
Manitoba, vice Mr. Charles William Cooper; Order in  
Council P.C. 1974-2101 of 19th September, 1974, is  
hereby revoked.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2734  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of Appropriation  
Act No. 2, 1965, as amended, is pleased hereby to authorize  
payments not to exceed \$55,000 over a two year period, to  
cover the salaries, travel expenses and other associated  
expenses incurred on behalf of two Caribbean Investment  
Corporation financial and project analyst trainees, subject  
to the following conditions:

1. Canada's contributions will be applied only to  
paying the actual and reasonable costs of recruit-  
ment, work related travel and subsistence, housing  
allowance, salary and gratuities in accordance  
with CIC's normal standards for regional personnel;
2. Canada agrees to make accountable advances to  
CIC against anticipated project costs, and CIC  
will submit certified claims to Canada, supported  
by proof of payment and description of services  
performed; and
3. At the end of each financial year, CIC will  
provide Canada with an audited statement of all  
revenues and expenditures of CIC including  
a separate accounting for expenditures on the  
two Canadian-supported industrial officers.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*







P.C. 1975-2736

25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of Appropriation  
Act No. 2, 1965, as amended, is pleased hereby to authorize  
payment not to exceed \$300,000 to the Department of Education  
of El Salvador for emergency work respecting the National  
Institute of Fisheries in La Union, subject to the following  
conditions:

- (a) that the payments be used for building and  
furnishing ten homes for Canadian teachers,  
and for making the necessary purchases for the  
construction of a water distribution system; and
- (b) that the vouchers are to be submitted to CIDA  
for approval during the annual audit.

CERTIFIED TO BE A TRUE COPY -- COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Pettiford*





C.P. 1975-2736  
25 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du secrétaire d'Etat aux Affaires extérieures et en vertu du crédit 33d de la Loi des subsides n° 2 de 1965, dans sa forme modifiée, il plaît à Son Excellence le Gouverneur général en conseil d'autoriser par les présentes le versement d'un montant maximal de 300 000 \$ au ministère de l'Education de la République du Salvador aux fins de travaux urgents à effectuer à l'Institut national de la pêche de La Union, sous réserve des conditions suivantes:

- a) les sommes versées serviront à la construction et à l'aménagement de dix logements de fonction à l'intention de professeurs canadiens ainsi qu'aux achats nécessaires à la construction d'une canalisation d'eau;
- b) les pièces justificatives seront soumises à l'approbation de l'ACDI au cours de la vérification annuelle.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2741  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is pleased hereby to authorize the Minister of Indian Affairs  
and Northern Development, on behalf of Her Majesty in right  
of Canada, to enter into an agreement with Canadian  
Pacific Ltd. and Canadian National Railways, substantially  
in the form annexed hereto, granting to the said companies  
permission to continue the maintenance and operation of  
the railway bridge over the Rideau River on the Rideau  
Canal, in the County of Carleton, in the Province of Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2742  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs and  
Northern Development, pursuant to the Territorial Lands Act,  
is pleased hereby to transfer to the Commissioner of the  
Northwest Territories the administration of the lands in  
Nanisivik Townsite in the Northwest Territories more  
particularly described in the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





## SCHEDULE

The whole of Lots 1 to 40 inclusive in Nanisivik Townsite in the Northwest Territories as said Lots are shown on a plan of survey of record number 60037 in the Canada Lands Surveys Records at Ottawa.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous, and the right to work the same.





P.C. 1975-2744

25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the chattel described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

MORTGAGE:                   dated the 17th day of October, 1973

REGISTERED:             at the Registry Office, Province of Saskatchewan,  
on the 6th day of November, 1973 as No. 088912

MORTGAGOR:             NICK ERMINE, of Alingly, in the Province of Saskatchewan

MORTGAGEE:             Her Majesty The Queen in Right of Canada

PRINCIPAL:             \$6,500.00

CHATTEL:                1 1973 Dodge Maxi-van school bus, Serial No. B35BE3X022590





P.C. 1975-2745  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the land described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE

MORTGAGE: Dated the 17th day of November, A.D., 1971.

REGISTERED: In the Land Titles Office for the Regina Land  
Registration District at Regina, in the Province of  
Saskatchewan on the 22 day of November, A.D., 1971.

as Number 71R36892

MORTGAGOR(S): CLIFFORD AHENAKEW and AGNES M. AHENAKEW, both of the  
City of Regina, in the Province of Saskatchewan, Husband  
and Wife respectively, as Joint Tenants and not as Tenants  
in Common.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by  
the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Seven Thousand (\$7,000.00) Dollars.

REAL PROPERTY: In all the piece of land in the Province of Saskatchewan,  
and being described as follows:

Lot Seven (7) and Eight (8), in Block Six (6),  
in Eastern Annex, in the City of Regina, in  
the Province of Saskatchewan, in the Dominion  
of Canada, according to a Plan of Record in  
the Land Titles Office for the Regina Land  
Registration District as No. F 1625.

Minerals in the Crown.





P.C. 1975-2746  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the land described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

MORTGAGE: Dated the 26th day of June, A.D., 1974.

REGISTERED: In the Land Titles Office for the Regina Land Registration District at Regina, in the Province of Saskatchewan on the 4th day of July A.D., 1974.

as Number 74R26873

MORTGAGOR(S): RUBEN EDMOND BURNS and MURIEL BURNS, both of the City of Regina, in the Province of Saskatchewan, as joint tenants and not as tenants in common.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Four Thousand Four Hundred (\$4,400.00) Dollars.

REAL PROPERTY: In all the piece of land in the Province of Saskatchewan, and being described as follows:

Lot Seven (7),

in Block Thirteen (13),

in subdivision Highland Park,

in the City of Regina,

in the Province of Saskatchewan,

in the Dominion of Canada,

according to a Plan of Record in the Land Titles Office for the Regina Land Registration District as No. BI 3659.

Minerals included.





P.C. 1975-2747  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Carol Diane Bernard of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE

MORTGAGE: Dated the 28th day of December, A.D., 1971.

REGISTERED: In the Office of the Registrar of Deeds for Colchester County, Truro, Nova Scotia at 9:50 A.M. on December 29, 1971 in Libre 371 Pages 581.

as Number 3447

MORTGAGOR(S): Carol Diane Bernard of Alton, in the County of Colchester, Province of Nova Scotia.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Ten Thousand (\$10,000.00) Dollars.

REAL PROPERTY: ALL that lot of land situate at Alton, in the County of Colchester Province of Nova Scotia, shown as Lot # 2 on plan entitled "Subdivision - Lands of Elizabeth Marie Scott" and dated the 6th. day of October, A.D. 1971 by E.C. Keen, N.S.L.S., the said lot of land being more particularly bounded and described as follows:

BEGINNING at an iron post set at the intersection of the East boundary line of the Alton-Wittenburg Road with the North boundary line of Stevens Road, said post being distant thirty-three (33) feet at right-angles from the centre of both roads;

THENCE North zero four degrees nineteen minutes East (N 04° 19'E), a distance of one hundred and fifty-nine and four tenths (159.4) feet along the said Alton-Wittenburg Road boundary line to an iron post;

THENCE North Eighty-nine degrees twelve minutes East (N 89° 12'E), a distance of one hundred and seventy-three and eight tenths (173.8) feet along Lot # 1 of the aforesaid Subdivision to an iron post;

THENCE South zero degrees thirty-six minutes East (S 00° 36' E), a distance of one hundred and fifty-eight and nine-tenths (158.9) feet along lands of Walter P. Miles, Jr., to an iron post set on the aforesaid Stevens Road boundary line;

THENCE South eighty-nine degrees twelve minutes West (S 89° 12' W) a distance of one hundred and eighty-seven and five-tenths (187.5) feet along the said Stevens Road boundary to the point of beginning.

Said lot of land containing twenty-eight thousand, six hundred and fifty (28,650) square feet more or less.





P.C. 1975-2748  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Larry Matthew Burns and Jo-Ann Vickie Burns of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*



SCHEDULE

MORTGAGE: Dated the 31st day of October, A.D., 1972.

REGISTERED: In the Land Titles Office at Winnipeg, Manitoba  
on the 10th day of November 1972 at 1:31 P.M.

as Number L6269

MORTGAGOR(S): LARRY MATTHEW BURNS, Labourer, and JO-ANN VICKIE BURNS,  
his Wife, both of the City of Winnipeg, in Manitoba,  
as joint tenants and not as tenants in common.

MORTGAGEE: Her Majesty the Queen in Right of Canada as represented by  
the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Nine Thousand (\$9,000.00) Dollars.

REAL PROPERTY: In all that piece of land described as follows:

In the City of Winnipeg, in the Province of Manitoba,  
being in accordance with the Special Survey of said  
City, and being: The most easterly One (1) Foot in  
width of Lot Eleven (11) and all of Lots Twelve (12)  
and Thirteen (13) excepting out of said Lot Thirteen  
(13) the most easterly Six (6) Feet in width thereof,  
in Block Six (6), which Lots are shewn on a Plan of  
Survey of part of the South-East Quarter of Section  
Twenty-Three, Eleven, Two (23-11-2) East, registered  
in the Winnipeg Land Titles Office as No. 1141, excepting  
thereout all mines and minerals.







P.C. 1975-2749  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, pursuant to section 4 of the  
Territorial Lands Act, is pleased hereby to authorize the  
lease to Petanea Co-Operative Association Limited, Settlement  
of Wrigley, Northwest Territories, of the land described  
in the schedule hereto, said lease to be in accordance  
with the terms and conditions described in the schedule.  
hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE

Lessee: Petanea Co-Operative Association Limited,  
Settlement of Wrigley, Northwest Territories.

Site: Settlement of Wrigley, Northwest Territories.

Description of  
Leased Land: All that parcel or tract of land in the  
Settlement of Wrigley in the Northwest Territories  
comprising an area of 2.81 acres more or less which  
parcel or tract of land is shown outlined in red on  
a sketch contained in File No. 17-4-20-1 in the  
Land Management Division of the Department of Indian  
Affairs and Northern Development at Ottawa; saving,  
excepting and reserving thereout and therefrom all  
mines and minerals whether solid, liquid or gaseous  
and the right to work the same.

Term: Twenty (20) years, commencing May 1st, 1975.

Consideration: \$25.00 per annum for the first five years of the  
term and for each succeeding period of five (5)  
years during the remainder of the term such amount  
as may be agreed upon by the parties or if they  
are unable to agree such reasonable and economic  
amount as a judge of the Federal Court of Canada  
may fix.

Option to buy: If the lessee is not in breach of the covenants of  
the lease or any of them, it shall have the option  
of purchasing the leased land before the expiry of  
the first five (5) years of the term for the price  
of \$2,800.00 or after the first five (5) years of  
the term at the current market value.





P.C. 1975-2750  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs and  
Northern Development, pursuant to section 4 of the Territorial  
Lands Act, is pleased hereby to authorize the issue of a  
licence to Mr. Stanley Gwyllyn Bridcut of the Town of Watson  
Lake in the Yukon Territory to occupy the lands described  
in the schedule hereto for a term of three years and from  
year to year thereafter at the pleasure of the Minister of  
Indian Affairs and Northern Development.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## SCHEDULE

In the Yukon Territory, in Group 757, all that strip of land lying between the north shore of Watson Lake and lots 1-60-2, 1-61-2 and 1-62-2 shown on plan of record number 57869 in the Canada Lands Surveys Records at Ottawa; as said strip is shown outlined in red on a sketch plan of record on file number 17-4-16-1 in the Land Management Division of the Department of Indian Affairs and Northern Development in Ottawa.

Saving, excepting and reserving thereout and therefrom all mines and minerals, whether solid, liquid or gaseous and the right to work the same.





P.C. 1975-2753  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to section 4 of the Immigration  
Appeal Board Act, is pleased hereby to fix the salary of  
Mrs. Rachel Tremblay, as Acting Vice-Chairman of the  
Immigration Appeal Board at the rate set out in the  
schedule hereto which is within the range SX 2 (\$31,500 -  
\$41,500), effective July 1st, 1975; Order in Council  
P.C. 1975-2626 of 7th November, 1975 is hereby revoked.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patfield*







P.C. 1975-2757  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
is pleased hereby:

- (a) to accept the transfer from Her Majesty in right of the Province of Newfoundland, at no cost, made by Provincial Order in Council No. 972-75 of 12th September, 1975, of the administration and control of a certain parcel of land in the Province of Newfoundland, more particularly described in the schedule hereto and subject to the conditions listed in the appendix hereto; and
- (b) pursuant to section 35 of the Public Works Act, to transfer the management, charge and direction of the said parcel of land described in the schedule hereto, from the Minister of Public Works to the Solicitor General.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*



## SCHEDULE

ALL THAT piece or parcel of land situate, lying and being on the West side of Route 5 (near Peters River) in the electoral district of St. Marys, in the Province of Newfoundland, Canada, being bounded and abutted as follows; that is to say beginning at a point in the Western limit of Route 5 (reserved 100 feet wide), said point being reference to Crown Land Marker No. 816010, a distance of Four hundred and ten decimal eight (410.8) feet, on a bearing of South eighty-one (81) degrees twenty-two (22) minutes West to the point of beginning; thence along the said limit of Route 5 South twenty-six (26) degrees zero three (03) minutes East Six hundred decimal zero (600.0) feet; thence by Crown Land South sixty-three (63) degrees fifty-seven (57) minutes West Six hundred decimal zero (600.0) feet, North twenty-six (26) degrees zero three (03) minutes West Six hundred decimal zero (600.0) feet; thence North sixty-three (63) degrees fifty-seven (57) minutes East Six hundred decimal zero (600.0) feet more or less to the point of beginning and containing an area of Eight decimal two six (8.26) acres. All bearings being referred to North Magnetic.



## APPENDIX

The aforementioned transfer of the administration and control is subject to the following conditions:

- (a) The land shall at all times be used as a Radio Repeater site by the Royal Canadian Mounted Police,
- (b) all minerals, quarry materials, coal, natural gas, oil and salt in and under the said land shall be reserved to Her Majesty the Queen in Right of the Province of Newfoundland, and
- (c) if and as soon as the said land ceases to be used for the purpose mentioned in (a) above, the administration and control thereof shall thereupon be assumed by Her Majesty the Queen in Right of the Province of Newfoundland.





P.C. 1975-2752  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Justice reports that the Honourable Andre Demers, a Judge of the Superior Court for the District of Montreal in the Province of Quebec, died on the twenty-sixth day of October, 1975, while holding such office.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to the Judges Act, is pleased hereby to grant to Gabrielle Demers, widow of the said Andre Demers, an annuity of \$17,666.66 to commence on the twenty-seventh day of October, 1975, and to continue thenceforth during her natural life.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. J. Atfield*







C.P. 1975-2752  
25 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Vu le rapport du ministre de la Justice exposant que l'honorable André Demers est décédé le 26 octobre 1975, alors qu'il occupait les fonctions de juge de la Cour supérieure pour le district de Montréal, dans la province de Québec:

A ces causes, sur avis conforme du ministre de la Justice et en vertu de la Loi sur les juges, il plaît à Son Excellence le Gouverneur général en conseil d'accorder par les présentes à M<sup>me</sup> Gabrielle Demers, veuve de l'honorable André Demers, à compter du 27 octobre 1975 et pour sa vie durant, une pension annuelle de 17 666,66\$.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Patterson*





C.P. 1975-2759  
25 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Travaux publics, il plaît à Son Excellence le Gouverneur général en conseil de modifier par les présentes le décret C.P. 1971-606 du 30 mars 1971, portant acceptation, de Sa Majesté du chef de la province de Québec, du transfert de l'administration et du contrôle d'un lot de grève et en eau profonde situé à Sainte-Thérèse-de-la-Gatineau, sur le lac des Trente-et-un Milles, décrit plus en détail dans l'annexe "A" y afférente, par substitution à celle-ci de l'annexe ci-après.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE CLERK DU CONSEIL PRIVÉ





P.C. 1975-2759

25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
is pleased hereby to amend Order in Council P.C. 1971-606  
of 30th March, 1971, which accepted from Her Majesty in  
right of the Province of Quebec the transfer of the  
administration and control of the beach and deep water lot  
at Ste Therese de la Gatineau, Thirty One Mile Lake, more  
fully described in Schedule "A" thereto, by deleting the  
said Schedule "A" and substituting therefor the schedule  
hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. J. Pettiford*





P.C. 1975-2761  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,

on the recommendation of the Minister of Public Works,  
pursuant to section 4 of the Public Lands Grants Act, is  
pleased hereby to transfer to Her Majesty in right of the  
Province of Quebec, for the sum of \$125, the administration  
and control of a parcel of land at Nouvelle, Quebec, more  
particularly described in the schedule hereto, required  
by the Provincial Department of Roads in connection with a  
road widening project.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





### SCHEDULE

Description of a tract of land of irregular shape located in the Municipality of Nouvelle, known and described as being part of Lot 206 of the official Cadastre of the Seigniory of Shoolbred, Second Registration Division of Bonaventure County.

#### PART OF LOT 206:

That part of Lot 206 measuring thirty-one feet (31') in its northerly line along the present Miguasha Road, nineteen feet (19') in its northeasterly line, thirty-one feet (31') in its southerly line along the new right of way or a parallel line forty feet (40') long south of the central line of Miguasha Road and eighteen feet and seven tenths of a foot (18.7') in its southwesterly line on the dividing line of Lots 206 and 207. It is bounded northerly by the present Miguasha Road, northeasterly by part of Lot 206 (Maurice Bujold), southerly by another part of Lot 206 (belonging to the vendor) and westerly by Lot 207 (Sheriden Gray).

This tract of land contains an area of five hundred and fifty-six square feet.

#### AREA:

556 square feet or 0.015 square arpents.





C.P. 1975-2761  
25 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Travaux publics et en vertu de l'article 4 de la Loi sur les concessions de terres publiques, il plaît à Son Excellence le Gouverneur général en conseil de transférer par les présentes à Sa Majesté du chef de la province de Québec, moyennant la somme de 125 \$, l'administration et le contrôle d'une parcelle de terrain située à Nouvelle (Québec) et décrite plus en détail dans l'annexe ci-après, ladite parcelle étant requise par le ministère provincial de la Voirie aux fins de l'élargissement d'une route.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Atfield*



## ANNEXE

Description d'un morceau de terrain de figure irrégulière, situé en la municipalité de Nouvelle, connu et désigné comme étant une partie du lot 206, cadastre officiel de la seigneurie de Shoolbred, deuxième division d'Enregistrement de Bonaventure.

### PARTIE DU LOT 206:

Cette partie du lot 206 mesure trente et un pieds (31') dans sa ligne nord le long de la Route Miguasha actuelle, dix-neuf pieds (19') dans sa ligne nord-est, trente et un pieds (31') dans sa ligne sud le long de la nouvelle emprise ou une ligne parallèle et distante de quarante pieds (40') au sud de la ligne centrale de la Route Miguasha et dix-huit pieds et sept dixièmes (18.7') dans sa ligne sud-ouest sur la ligne de division des lots 206 et 207. Elle est bornée vers le nord par la Route Miguasha actuelle, vers le nord-est par une partie du lot 206 (Maurice Bujold), vers le sud par une autre partie du lot 206 (appartenant au vendeur) et vers l'ouest par le lot 207 (Sheriden Gray).

Ce morceau de terrain contient en superficie cinq cent cinquante-six pieds carrés.

SUPERFICIE: 556 pi. car. ou 0.015 arp. car.





P.C. 1975-2762  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
pursuant to section 4 of the Public Lands Grants Act, is  
pleased hereby to transfer to Her Majesty in right of the  
Province of Quebec, the administration and control of a  
certain beach and deep water lot situated at Lac à l'Original  
(Lac Brochet), Township of Robertson, County of Labelle,  
Province of Quebec, more particularly described in the schedule  
hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-2762  
25 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Travaux publics et en vertu de l'article 4 de la Loi sur les concessions de terres publiques, il plaît à Son Excellence le Gouverneur général en conseil de transférer par les présentes à Sa Majesté du chef de la province de Québec, l'administration et le contrôle d'un lot de grève et en eau profonde faisant partie du lit du lac à l'Orignal (appelé également lac Brochet), dans le canton de Robertson, comté de Labelle (Québec), et décrit plus en détail dans l'annexe ci-après.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*



## SCHEDULE

A certain deep water lot being part of the bed of L'Orignal Lake also called Brochet Lake located on Lot 51, Range VI, Robertson Township, Labelle County, Province of Quebec, which lot can be more particularly described as follows:

Beginning at point "1" shown on a plan dated August 1, 1959, prepared by Rodolphe Dumont, land surveyor, which point "1" is the point of intersection of Lot line 51-52 with Range line VI-VII of Robertson Township.

THENCE, from point "1", north eighty-eight degrees and thirty minutes east (N.88 degrees 30' E.) along the present dividing line of Lots 51 and 52, a distance of twelve hundred feet (1200') to point "2".

THENCE, from point "2", south thirty-four degrees and fifteen minutes east (S.34 degrees 15' E.), a distance of one hundred and seventy-nine feet and five tenths of a foot (179.5') to point "3".

THENCE, from point "3", south thirty-six degrees and fifty minutes east (S.36 degrees 50'E.) a distance of eighty-eight feet and eight tenths of a foot (88.8') to point "4", a point located on the south boundary of the right of way of Road 11-58.

THENCE, from point "4", north seventy degrees and sixteen minutes east (N. 70 degrees 16' E.), a distance of ten feet (10') to point "A", where there is an iron survey marker.

THENCE, from point "A", south five degrees and thirty-three minutes east (S. 5 degrees 33' E.), a distance of five hundred and fourteen feet (514') to point "B" where there is an iron survey marker, a point located on the north boundary of the deep water lot.

THENCE, from point "B", north sixty-two degrees and twenty-seven minutes east (N. 62 degrees 27' E.), a distance of thirty-seven feet (37') to point "E" where there is an iron survey marker which is the point of beginning of the deep water lot, a point located on the ordinary high water line of L'Orignal Lake.

THENCE, from point "E", south twenty-seven degrees and thirty-three minutes east (S.27 degrees 33' E.), a distance of one hundred and twenty-five feet (125') to point "F".

THENCE, from point "F", south sixty-two degrees and twenty-seven minutes west (S. 62 degrees 27' W.), a distance of one hundred feet (100') to point "G".



THENCE, from point "G", north twenty-seven degrees and thirty-three minutes west (N. 27 degrees 33' W.), a distance of one hundred and twenty five feet (125') to point "H" where there is an iron survey marker, a point located on the ordinary high water line of L'Orignal Lake.

Thence, from point "H", north sixty-two degrees and twenty-seven minutes east (N. 62 degrees 27' E.) along the ordinary high water line, a distance of one hundred feet to point "E", the point of beginning of the deep water lot.

The said deep water lot so described and indicated by the letters "E", "F", "G" and "H" contains an area of twelve thousand five hundred square feet (12,500 sq.ft.).

In the present description, measures are English and all bearings are astronomical.





## ANNEXE

D'un certain lot en eau profonde, faisant partie du lit du lac à l'Original aussi appelé lac Brochet, situé sur le lot 51, rang VI, canton Robertson, comté de Labelle, province de Québec; lequel lot peut être plus particulièrement décrit comme suit:

Commençant au point "1", tel qu'indiqué sur un plan daté du 1<sup>er</sup> août 1959, préparé par Rodolphe Dumont, arpenteur-géomètre, lequel point "1" est le point d'intersection de la ligne de lot 51-52 avec la ligne de rang VI-VII du canton Robertson;

Du point "1", dans une direction Nord quatre-vingt-huit degrés et trente minutes Est (N.88°30'E.) en suivant la ligne séparative actuelle des lots 51 et 52, une distance de douze cents pieds (1200') jusqu'au point "2";

Du point "2", dans une direction Sud trente-quatre degrés et quinze minutes Est (S.34°15'E.) une distance de cent soixante et dix-neuf pieds et cinq dixièmes (179.5') jusqu'au point "3";

Du point "3", dans une direction Sud trente-six degrés et cinquante minutes Est (S.36°50'E.) une distance de quatre-vingt-huit pieds et huit dixièmes (88.8') jusqu'au point "4", point situé sur la limite sud de l'emprise de la route 11-58;

Du point "4", dans une direction Nord soixante et dix degrés et seize minutes Est (N.70°16'E.) une distance de dix pieds (10') jusqu'au point "A", borne de fer;

Du point "A", dans une direction Sud cinq degrés et trente-trois minutes Est (S.5°33'E.) une distance de cinq cent quatorze pieds (514') jusqu'au point "B", borne de fer, point situé sur la limite nord du lot en eau profonde;

Du point "B", dans une direction Nord soixante et deux degrés et vingt-sept minutes Est (N.62°27'E.) une distance de trente-sept pieds (37') jusqu'au point "E", borne de fer, point de départ du lot en eau profonde et point situé sur la ligne des hautes eaux ordinaires du lac à l'Original;

Du point "E", dans une direction Sud vingt-sept degrés et trente-trois minutes Est (S.27°33'E.) une distance de cent vingt-cinq pieds (125') jusqu'au point "F";

Du point "F", dans une direction Sud soixante et deux degrés et vingt-sept minutes Ouest (S.62°27'O.) une distance de cent pieds (100') jusqu'au point "G";





Du point "G", dans une direction Nord vingt-sept degrés et trente-trois minutes Ouest (N.27°33'O.) une distance de cent vingt-cinq pieds (125') jusqu'au point "H", borne de fer, et point situé sur la ligne des hautes eaux ordinaires du lac à l'Original;

Du point "H", dans une direction Nord soixante et deux degrés et vingt-sept minutes Est (N.62°27'E.) en suivant la ligne des hautes eaux ordinaires, une distance de cent pieds jusqu'au point "E", point de départ du lot en eau profonde.

Le dit lot en eau profonde ainsi décrit et délimité par les lettres "E", "F", "G" et "H" contient en superficie douze mille cinq cent pieds carrés (12,500 P.C.)

Les distances dans la présente description sont en pieds anglais (M.A.) et les directions sont astronomiques.





P.C. 1975-2763  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Public Works reports as follows:

That the Minister of National Defence has reported as surplus to the requirements of the Department of National Defence, certain residential properties comprising part of the Canadian Forces Base at Moncton, New Brunswick. The residential properties have been offered for sale to the general public by public tender; and

That subject to the approval of the Governor in Council, the Minister of Public Works proposes to accept the highest offer received for seven of the residential properties, particulars of which said properties and the highest offer received for each of them and the name and address of the highest bidder, are set out in the schedule hereto.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works, pursuant to section 5 of the Surplus Crown Assets Act, is pleased hereby to authorize the sale of the said residential properties, with the dwellings being sold in their existing condition for the amounts shown in the schedule hereto and to authorize the issue of letters patent conveying title to the said residential properties to the purchasers named in the schedule hereto subject to such details of registration as the purchaser may provide.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. J. Pettiford*



SCHEDULE

The following lots or parcels of land and premises, situated in the City of Moncton, the County of Westmorland, Province of New Brunswick, as shown on a Plan of Survey, dated November 4, 1974, of Unit I, Acadia Park Sub-division, as prepared by Mr. J.C. Sherren, New Brunswick Land Surveyor, which said Plan of Survey was filed in the office of the Registrar of Deeds in and for the County of Westmorland on the 23rd day of June, 1975, as number 9723:

<u>Lot Number and Civic Address</u>	<u>Name and Address of Purchaser</u>	<u>Purchase Price</u>
1. Lot 74-5 29 Hows Crescent	Mr. Frances G. Palmer, 902 Highmeadow Park, Saint John, New Brunswick	\$25,100.00
2. Lot 74-8 41 Hows Crescent	Mr. Gary D. Kelly, R.R.#4, Ammon Road Moncton, New Brunswick	\$20,000.00
3. Lot 74-10 49 Hows Crescent	Mr. Scott Price, 193½ Wesley Street, Moncton, New Brunswick	\$18,576.00
4. Lot 74-13 61 Hows Crescent	Mr. Edwin Powers, 68 Verdun Street, Moncton, New Brunswick	\$18,000.00
5. Lot 74-14 65 Hows Crescent	Mr. Henry J.E. Pitre, 266 Reade Street, Moncton, New Brunswick	\$16,500.00
6. Lot 74-15 69 Hows Crescent	Carl and Doris Pauley, Apt. #4, 18 Prince Street Moncton, New Brunswick	\$20,050.00
7. Lot 74-17 77 Hows Crescent	Mr. Michal T. Butts, 77 Hows Crescent, Moncton, New Brunswick	\$22,000.00







P.C. 1975-2765  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Solicitor General reports that the Commissioner of the Royal Canadian Mounted Police has recommended that Inspector John Leslie Cotter, promoted to that rank on December 8, 1968 by Order in Council P.C. 1969-39/112 of 21st January, 1969, and who will complete thirty-five years combined pensionable service on January 17, 1976, be compulsorily retired from the Royal Canadian Mounted Police. He has also recommended that Inspector J.L. Cotter be granted an immediate annuity under the provisions of the Royal Canadian Mounted Police Superannuation Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, pursuant to subsection 13(1) of the Royal Canadian Mounted Police Act, is pleased hereby to compulsorily retire Inspector John Leslie Cotter of the Royal Canadian Mounted Police in the interests of the efficiency of the service and to grant him immediate annuity under the provisions of paragraph 10(3)(c) of the Royal Canadian Mounted Police Superannuation Act, effective January 18, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Pettiford*







P.C. 1975-2766  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Solicitor General reports that the Commissioner of the Royal Canadian Mounted Police has recommended that Superintendent John Peter Morrison promoted to that rank by Order in Council P.C. 1973-2152 of 17th July, 1973 be compulsorily retired from the Royal Canadian Mounted Police under the provisions of section 10 of the Royal Canadian Mounted Police Pension Continuation Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, pursuant to subsection 13(1) of the Royal Canadian Mounted Police Act, is pleased hereby to compulsorily retire Superintendent John Peter Morrison of the Royal Canadian Mounted Police in the interests of efficiency of the service and to grant him a pension under section 10 of the Royal Canadian Mounted Police Pension Continuation Act, effective December 31, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. J. Atfield*





P.C. 1975-2767  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS vacancies exist in the Officer Establishment authorized by Treasury Board under subsection 6(2) of the Royal Canadian Mounted Police Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, pursuant to paragraph 6(3)(c) of the Royal Canadian Mounted Police Act, is pleased hereby to promote those Officers of the Royal Canadian Mounted Police named in Schedule "A", to the ranks shown effective the date indicated.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Pettit*





P.C. 1975-2774  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Transport reports as follows:

That the Canadian National Railways as Manager of the Canadian Government Railways has received an application from the Department of National Defence to acquire a parcel of land, 15 feet in width, more particularly described in the annexed schedule, required to facilitate the construction of a roadway around buildings at the Halifax Shipyards, Nova Scotia;

That the said parcel was at one time used as a passage to a ferry and separates lands of the Department of National Defence and the lands of the Halifax Shipyards; and

That the appropriate officials of the Canadian National Railways have recommended the transfer of the said parcel to the Department of National Defence, on a no charge basis, subject to the condition that National Defence will reimburse the Railways in the amount of \$450 to cover the survey costs incurred in the preparation of plans and descriptions. The Railways' recommendation is concurred in by the Department of Transport.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, is pleased hereby,

- (i) pursuant to the Canadian National Railways Act, to withdraw from entrustment to the Canadian National Railways, the said parcel of land described above; and
- (ii) pursuant to section 35 of the Public Works Act, to transfer from the Minister of Transport to the Minister of National Defence, on a no charge basis, the management, charge and direction of the said land, subject to the aforementioned condition.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Atfield*





CANADIAN NATIONAL RAILWAYS  
 ATLANTIC REGION MARITIME AREA  
 MILE 2.70 DEEPWATER BRANCH  
 CANADIAN GOVERNMENT RAILWAYS  
HALIFAX, N. S.

Description to accompany TRANSFER (ORDER-IN-COUNCIL) to HER MAJESTY THE QUEEN (DEPARTMENT OF NATIONAL DEFENCE) from HER MAJESTY THE QUEEN (CANADIAN GOVERNMENT RAILWAYS) of a certain parcel of land, situate, lying and being in the City of Halifax, in the County of Halifax, in the Province of Nova Scotia, and as shown on the Plan No. 11511-21, dated Moncton, N. B., 30 December 1974.

The said parcel of land, trapezoidal in shape, is bounded as follows: Northerly by the high water mark of Halifax Harbour; easterly by lands of Her Majesty The Queen (Department of National Defence); southerly by lands of Her Majesty The Queen (Canadian Government Railways); westerly by lands of Halifax Shipyards Limited. The said parcel of land is more particularly described as follows:

The point of beginning being a point on the common boundary line between lands of Her Majesty The Queen (Department of National Defence) and lands of Her Majesty the Queen (Canadian Government Railways) said point having Nova Scotia co-ordinate control values North sixteen million two hundred thirty-one thousand two hundred eighteen and ninety-one hundredths (16,231,218.91) East one million two hundred thirty-six thousand seven and fifty-three hundredths (1,236,007.53) as established from Nova Scotia control Mon. No. 44 by an azimuth of  $44^{\circ} 07' 15''$  and distance of two hundred ten and forty-six hundredths (210.46) feet.

THENCE, from the point of beginning so described, on an Azimuth of  $317^{\circ} 08' 39''$  a distance of fifteen and one Hundredths (15.01) feet to a point;


THENCE, on an Azimuth of  $49^{\circ} 18' 45''$  a distance of two hundred thirteen and nineteen hundredths (213.19) feet to a point;

THENCE, on an Azimuth of  $120^{\circ} 24' 51''$  a distance of fifteen and eighty-six hundredths (15.86) feet to a point;

THENCE, on an Azimuth of  $229^{\circ} 18' 45''$  a distance of two hundred seventeen and seventy-six hundredths (217.76) feet to the aforesaid point of beginning.

Containing, the said parcel of land so described, an area of three thousand two hundred thirty-two (3,232) square feet and as shown outlined in red on the Plan No. 11511-21.

All Azimuths are with reference to the Nova Scotia Grid System.

  
 .....  
 Regional Land Surveyor







P.C. 1975-2776  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 11 of the National Harbours Board Act, is pleased  
hereby to authorize the National Harbours Board to lease  
property at the harbour of Saint John to Brunterm Limited,  
with Canadian Pacific Limited and McLean Kennedy Limited  
as Guarantors, in accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. J. Palford*



SCHEDULE

LEASE NO. S-133

NATIONAL HARBOURS BOARD

TO

BRUSTERN LIMITED

WITH

CANADIAN PACIFIC LIMITED AND

MELLEN KENNEDY LIMITED AS GUARANTORS

HARBOUR:

Saint John

PROPERTY:

The following property situate at Moiney Terminal:

- (1) Parcel "A": The marginal and slip wharf area 50 feet in width;
- (2) Parcel "B": The wharf area containing 136,500 sq. ft. more or less together with all improvements thereon;
- (3) Parcel "C": Bridges D and E having an aggregate area of 19,600 sq. ft. more or less together with improvements thereon;
- (4) Parcel "D": That land area containing 686,100 sq. ft. more or less together with all improvements thereon;
- (5) Parcel "E": That shed area including office and other space area containing 27,100 sq. ft. more or less;
- (6) Parcel "F": That land area containing 30,120 sq. ft. more or less;

# NATIONAL BUREAU OF INVESTIGATION DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 MAY 10, 1964 MEMORANDUM FOR THE DIRECTOR SUBJECT: [Illegible]

1. [Illegible]
2. [Illegible]
3. [Illegible]
4. [Illegible]
5. [Illegible]
6. [Illegible]
7. [Illegible]

- (7) Parcel "D": That area containing 13,134 sq. ft. including but not limited to a wharf area, part of Bridge A, all of Bridge B, a land area, crane rails, crane stops, crane rail foundation, floodlights, flood-lighting system, and electrical power distribution system.

EMISS:

- (1) (a) a prior berthing privilege at the marginal wharf,
- (b) a prior berthing privilege at the slip wharf during the initial two years and a senior berthing privilege thereafter; however, the board may extend the prior berthing privilege if annual throughput over Rodney Terminal reaches 100,000 twenty (20) foot equivalent units or 1,000,000 tons of 2,000 pounds each whichever is reached the earlier;
- (2) the right to possess Parcels "B", "C" and "D";
- (3) the right to possess Parcel "E" and that portion of Shed No. 9 situated on Parcel "E";
- (4) the right to possess the offices situated on Parcel "E";
- (5) the right to possess Parcel "F";
- (6) the right to possess and use the rail foundations, crane rails and crane stops together with the right to possess and use the electrical distribution system required to service the cranes;
- (7) the right of access to Parcel "H";

EMISS:

Five (5) years commencing from the date of the authorization of the Governor in Council.



177 (17) The following are the items to be included in the report of the project manager to the project sponsor:

- (a) A list of the project objectives and the results achieved.
- (b) A list of the project milestones and the dates when they were achieved.
- (c) A list of the project risks and the measures taken to mitigate them.
- (d) A list of the project issues and the actions taken to resolve them.
- (e) A list of the project resources and the way they were used.
- (f) A list of the project costs and the way they were controlled.
- (g) A list of the project quality and the way it was managed.
- (h) A list of the project communication and the way it was managed.
- (i) A list of the project stakeholder and the way they were managed.
- (j) A list of the project lessons learned and the way they were used.

(18) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(19) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(20) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(21) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(22) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(23) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(24) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(25) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

(26) The project manager should also provide a summary of the project performance and a recommendation on whether the project should be continued, terminated, or put on hold.

EXIAL:

- (1) For berthing privileges \$1.00 per annum respectively for the marginal and slip wharves;
- (2) at the following amounts for the years indicated hereunder:

Parcel "B": (136,500 square feet)

For the first year	-	\$ 20,475.00
For the second year	-	\$ 27,300.00
For the third year	-	\$ 30,030.00
For the fourth year	-	\$ 32,760.00
For the initial six months of the fifth year	-	\$ 18,427.50
For the final six months of the fifth year	-	\$ 20,475.00

Parcel "C": (29,600 square feet)

For the first year	-	\$ 4,440.00
For the second year	-	\$ 5,920.00
For the third year	-	\$ 6,512.00
For the fourth year	-	\$ 7,104.00
For the initial six months of the fifth year	-	\$ 3,996.00
For the final six months of the fifth year	-	\$ 4,440.00

Parcel "D": (686,100 square feet)

For the first year	-	\$102,915.00
For the second year	-	\$137,220.00
For the third year	-	\$150,942.00
For the fourth year	-	\$164,664.00
For the initial six months of the fifth year	-	\$ 92,623.50
For the final six months of the fifth year	-	\$102,915.00



(11) For monthly payments of \$1.00 per month  
 beginning on the first day of the month  
 January

(12) At the following amounts for the years  
 indicated hereunder:

Yearly (1941-1942) (1943-1944)

\$ 12,000.00	-	For the first year
\$ 12,000.00	-	For the second year
\$ 12,000.00	-	For the third year
\$ 12,000.00	-	For the fourth year
\$ 12,000.00	-	For the fifth year
\$ 12,000.00	-	For the sixth year
\$ 12,000.00	-	For the seventh year
\$ 12,000.00	-	For the eighth year
\$ 12,000.00	-	For the ninth year
\$ 12,000.00	-	For the tenth year

Partial (1941-1942) (1943-1944)

\$ 12,000.00	-	For the first year
\$ 12,000.00	-	For the second year
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\$ 12,000.00	-	For the seventh year
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\$ 12,000.00	-	For the tenth year

Yearly (1941-1942) (1943-1944)

\$ 12,000.00	-	For the first year
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\$ 12,000.00	-	For the eighth year
\$ 12,000.00	-	For the ninth year
\$ 12,000.00	-	For the tenth year

Parcel "F": (30,180 square feet)

For the first year	-	\$ 4,527.00
For the second year	-	\$ 6,036.00
For the third year	-	\$ 6,539.50
For the fourth year	-	\$ 7,243.20
For the initial six months of the fifth year	-	\$ 4,074.30
For the final six months of the fifth year	-	\$ 4,527.00

(3) Parcel "E":

- (a) that portion of Board Shed 9 (except for the boiler room, washroom area, and office space) used by the Lessee on Parcel "E" and the loading dock appurtenant thereto: \$16,100.00 per annum for the first three years;
  - (b) that portion of Shed 9 used as office space: \$1,487.50 per annum for the first three years;
  - (c) that portion of Shed 9 used as a boiler and washroom area: Nil
  - (d) for the remaining two years of this lease: at such annual rates as may be fixed by the Board pursuant to Subclause (B) of the Interpretation Clause;
- (4) Rentals are due and payable in advance in equal quarterly instalments;
- PURPOSE:
- (1) the handling of containerized water-borne cargo;
  - (2) the handling of such other cargo that the Board shall approve;
  - (3) for that portion of Shed 9 situated on Parcel "E":
    - (a) stuffing and destuffing of containers,
    - (b) office accommodation;





(4) Parcel "P":

the construction and use of a building for the maintenance of the Lessee's equipment used in connection with this Lease.

MINIMUM  
WHARFAGE  
GUARANTY:

For the first year	-	\$389,500
For the second year	-	\$475,000
For the third year	-	\$360,500
For the fourth year	-	\$650,750
For the fifth year	-	\$736,250

It being understood that these sums are based on the present Not Elsewhere Specified (NES) wharfrage rate of ninety-five cents (\$0.95) per ton on a volume of 410,000, 500,000, 590,000, 685,000 and 775,000 short tons in the respective lease-years;

if the annual wharfrage revenue earned by the Lessee during any one lease-year exceeds the amounts hereinafter specified the Lessee shall retain 25% of such excess wharfrage revenue for that year:

For the first year	-	\$603,250
For the second year	-	\$698,750
For the third year	-	\$774,250
For the fourth year	-	\$864,500
For the fifth year	-	\$950,000

It being understood that these amounts are based on the present NES wharfrage rate of ninety-five cents (\$0.95) per ton on a volume of 635,000, 725,000, 815,000, 910,000 and 1,000,000 short tons in the respective lease-years;

if the NES rate is revised during the currency of this Lease, the amounts specified above shall be proportionately adjusted to reflect the new rate, it being understood that the tonnage amounts mentioned for purposes of calculation shall remain unchanged.

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It is also interesting to note that the results of the survey of the ...

SPECIAL  
PROVISIONS:

Without restricting the generality of clause 7  
the Lessee shall at its own expense

- (1) install, operate, maintain and repair on the designated premises a minimum of two gantry cranes capable of loading and unloading containers of forty-foot lengths;
- (2) maintain and repair all damage including normal wear and tear, to rails, fastenings, and other track material installed by the Lessee, crane stops, service structures and the electrical power distribution system (commencing at the secondary side of sub-station no. 1) required to service the cranes and to operate the terminal save and except where the damage is caused by an officer or servant of the Board acting within the scope of his duties or employment;
- (3) maintain and repair damage including normal wear and tear to the lighting towers indicated on Plan SJ 194 in addition to those on the designated premises together with their appurtenances save and except where the damage is caused by an officer or servant of the Board acting within the scope of his duties or employment;
- (4) repair any damage in that portion of Shed 3 that it leases from the Board including the electrical system and overhead doors associated with that portion only, save and except where the damage is caused by an officer or servant of the Board acting within the scope of his duties or employment, and
  - (a) regularly inspect such portions to ascertain when repairs are necessary,
  - (b) keep such portion in a neat and tidy condition,
  - (c) provide fuel to heat such portion if required.



THE UNITED STATES OF AMERICA  
DO hereby certify that the following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

17) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

18) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

19) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

20) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

21) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

22) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

23) The following is a true and correct copy of the original as the same appears on file in the Department of the Interior.

Upon receipt of notice from the Lessee or as a result of Board inspection, the Board shall, at Board expense and with reasonable despatch, rectify any subsidence or structural defect on the designated premises subject to the condition that the Lessee satisfies the Board that the subsidence or structural defect did not arise from any wilful or negligent act or from any omission by the Lessee, its servants, agents, invitees or licensees.

Lessee to save harmless the Board with respect to the gantry cranes except where claims result from work commissioned by the Board.

(1) Notwithstanding the provisions of clauses 13, 14 and 16 the Lessee shall not

(a) remove any gantry cranes or structures from the designated premises during the currency of this Lease without the written consent of the Board; nor

(b) remove any gantry cranes or structures from the designated premises upon cancellation or termination of this Lease (by effluxion of time or otherwise) without the written consent of the Board; and

(2) upon termination or cancellation of this Lease, shall sell or assign to the Board at fair market value any interest that the Lessee has in those buildings and fixtures erected on the designated premises pursuant to clause 4 and if the parties cannot agree on value the matter shall be decided by arbitration pursuant to clause 16; and

(3) if, at any time prior to the one hundred and eighty-fifth day of the fourth year of this Lease, the Board advises the Lessee that it wishes to purchase, lease or obtain an assignment of any interest that the Lessee has in



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one or both of the gantry cranes, the Lessee shall notify the Board prior to the end of the fourth year of its willingness or not to so sell, lease or assign, and

- (a) in the event of purchase, the price shall be at fair market value and if rented by the Board at a fair rental rate, and
  - (b) if the parties cannot agree on price or rental the matter shall be decided by arbitration pursuant to clause 16, and
  - (c) in any event the fair market value shall be determined as of the end of the term of this lease, and
  - (d) immediately upon execution of this Lease the Lessee shall furnish to the Board a written list (to be updated by the Lessee every three months) of all the gantry cranes and cargo handling equipment that the Lessee owns or uses on the designated premises, together with the date of acquisition thereof and details of all liens and encumbrances; and
- (4) subject to any other provisions in this clause or unless authorized by the Board, the Lessee shall during the term of this Lease, retain the legal or equitable ownership of the gantry cranes, and structures erected pursuant to clause 6 and shall be party only to leasing agreements that permit assignment thereof to the Board; and
- (5) the Lessee shall not assign any of its lease rights in the aforementioned cranes and structures to any other party without the written consent of the Board.





The Lessee may enter into a private siding agreement with Canadian Pacific Limited (hereinafter called CP Rail) for trackage necessary to the Lessee's operations and the Board shall allow CP Rail to construct that trackage required to connect to the private siding; however, the private siding agreement shall not conflict with the terms of this Lease.

The Lessee, subject to Board approval of plans and specifications, may erect at the Lessee's expense on Parcel "D" and for its own account a comfort station for the use of longshoremen engaged in duties pertaining to the designated premises, a terminal control office, and a customs office.

The Lessee, subject to Board approval of plans and specifications, may at the Lessee's expense erect and maintain fencing around the designated premises, subject to certain conditions.

The Lessee, subject to Board approval of plans and specifications, shall at its own expense and account erect a fence or a dividing wall to separate from the remainder of Shed 5 that portion of the Shed that it leases from the Board.

If the Board receives a written complaint concerning an unfair practice on the part of the Lessee the Board shall give full particulars of the complaint to the Lessee. The Lessee shall then give the Board full particulars of the practice related to the complaint and cease the practice or give grounds for justification of the practice. Upon receipt of the particulars from the Lessee the Board shall consider the complaint on its merits and send a written ruling to the Lessee which ruling shall be final.



Six (6) months before the commencement of the fifth year of the Lease the Board shall at the written request of the Lessee consult with the Lessee concerning the Lessee's position regarding the operation of Rodney Terminal after termination of this Lease. Such consultation shall not limit the right of the Board at the commencement of or during the fifth year to publicly advertise for proposals for the operation of the terminal.

Canadian Pacific Limited and McLean Kennedy Limited join for the purpose of each guaranteeing the fulfilment by Lessee of one-half of the obligations of the Lessee.

THE  
TERMS AND  
CONDITIONS:

The said Lease to contain such other terms and conditions as the Board may consider advisable in connection with its administration, management and control of the aforesaid harbour,







P.C. 1975-2780  
25 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Capital Budget of the St. Lawrence Seaway Authority for the Financial Year from January 1, 1974 to December 31, 1974, approved by His Excellency the Governor General in Council, was duly laid before parliament.

WHEREAS Order in Council P.C. 1975-799 of 8th April, 1975, directed that the Financial Year of the Corporation was the period beginning on the 1st day of April in one year and ending on the 31st day of March in the next year.

AND WHEREAS the Capital Budget of the Corporation for the Calendar Year January 1st to December 31st, 1975, approved by His Excellency the Governor General in Council, was duly laid before parliament.

NOW THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, the President of the Treasury Board and the Minister of Finance, pursuant to subsection 70(2) of the Financial Administration Act, is pleased hereby to approve the Capital Budget of the St. Lawrence Seaway Authority for the period January 1, 1975 to December 31, 1975, that was laid before parliament for the additional period from January 1, 1976 to March 31, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*







PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1975-2780  
27 novembre 1975

Vu que le budget d'établissement de l'Administration de la voie maritime du Saint-Laurent pour l'année financière allant du 1<sup>er</sup> janvier 1974 au 31 décembre 1974, approuvé par Son Excellence le Gouverneur général en conseil, a été dûment déposé devant le Parlement;

Vu que le décret C.P. 1975-799 du 8 avril 1975 ordonnait que l'année financière de la corporation soit la période commençant le 1<sup>er</sup> avril d'une année et se terminant le 31 mars de l'année suivante;

Et vu que le budget d'établissement de la corporation, approuvé par Son Excellence le Gouverneur général en conseil pour l'année civile allant du 1<sup>er</sup> janvier 1975 au 31 décembre 1975, a été dûment déposé devant le Parlement:

A ces causes, sur avis conforme du ministre des Transports, du président du Conseil du Trésor et du ministre des Finances et en vertu du paragraphe 70(2) de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes le budget d'établissement de l'Administration de la voie maritime du Saint-Laurent pour la période allant du 1<sup>er</sup> janvier 1975 au 31 décembre 1975, qui a déjà été déposé devant le Parlement, pour la période supplémentaire allant du 1<sup>er</sup> janvier 1976 au 31 mars 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1975-1/2781

C.P.

25 November, 1975

(T.B. Rec. 739176 )

(Rec. du C.T. )

His Excellency the Governor General in Council,  
on the recommendation of the Minister of National Defence  
and the Treasury Board, pursuant to section 12 of the  
National Defence Act, is pleased hereby, in accordance  
with the Schedule attached hereto:

- (a) to amend the regulation concerning "APPLICANTS  
FOR ENROLMENT - REGULAR FORCE", made by Order  
in Council P.C. 1975-4/102 of January 23, 1975,  
as amended, which was issued by the Chief of  
the Defence Staff as article 209.61 of the  
Queen's Regulations and Orders for the  
Canadian Forces; and
- (b) to revoke the regulation concerning "APPLICANTS  
FOR ENROLMENT - RESERVE FORCE", made by Order  
in Council P.C. 1967-1894 of October 5, 1967,  
which was issued by the Chief of the Defence  
Staff as article 209.62 of the Queen's Regu-  
lations and Orders for the Canadian Forces.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*



## SCHEDULE

The regulations concerning "APPLICANTS FOR ENROLMENT - REGULAR FORCE", made by Order in Council P.C. 1975-4/102 of January 23, 1975, as amended, and "APPLICANTS FOR ENROLMENT - RESERVE FORCE", made by Order in Council P.C. 1967-1894 of October 5, 1967, which were issued by the Chief of the Defence Staff as articles 209.61 and 209.62 respectively of the Queen's Regulations and Orders for the Canadian Forces, are hereby amended as follows:

### ARTICLE 209.61 - APPLICANTS FOR ENROLMENT - REGULAR FORCE

- (1) DELETE the heading of article 209.61, and  
SUBSTITUTE revised heading of article 209.61 as follows:

"209.61 - APPLICANTS FOR ENROLMENT".

- (2) In paragraph (1) -

DELETE subparagraph (a), and  
SUBSTITUTE revised subparagraph (a) as follows:

"(a) a person who has applied for enrolment in the  
Canadian Forces; or".

### ARTICLE 209.62 - APPLICANTS FOR ENROLMENT - RESERVE FORCE

DELETE article 209.62.





P.C. 1975-2/2781

C.P.

25 November, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 739742 )

(Rec. du C.T. )

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare and the Treasury Board, is pleased to approve entry into an agreement with each of the Atlantic Provinces of Nova Scotia, New Brunswick, Newfoundland and Prince Edward Island, pursuant to Section 5 of the Fitness and Amateur Sport Act, under which, in consideration of contributions in the aggregate amount of \$436,905, the Provinces will undertake, prior to March 31, 1976, projects substantially in accordance with the terms of the Schedule annexed hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE

ATLANTIC PROVINCES

New Brunswick

- A) Sport New Brunswick..... \$ 27,930  
Assistance towards the salaries of the executive director (12,000) and one secretary, (6,930), travel (3,000) and administration (6,000), the total cost being 27,930. Sport New Brunswick provides administrative services, i.e., mailing, duplication, reproduction of technical information, advice on constitutions, meeting space, etc. for some 60 sport associations and some 20 recreation groups which are utilizing the services.
- B) Technical Directors..... \$ 30,000  
Assistance for the salaries of full-time technical directors (30,000). Federal assistance is being requested for the full-time technical directors whereas the part-time program will be maintained through the budget of the Department of Youth.
- C) Institut de Leadership Sportif - Université de Moncton..... \$ 74,475  
The Leadership Institute provides a variety of leadership courses in sport and recreation to the French-speaking population in the Atlantic provinces. Assistance is recommended towards the cost of the program comprised of Sport Leadership - Levels I and II (\$36,425), Recreation Leadership (\$15,800), Health and Fitness Leadership (\$2,250) and the salary, travel and material for the executive director (\$20,000).

TOTAL - NEW BRUNSWICK \$ 132,405



Newfoundland

- A) Newfoundland and Labrador Amateur Sports Federation..... \$ 25,000  
Assistance towards the cost of operating the Sports Federation in the area of executive director's salary, stenographers' salaries, travel, office equipment, office expenses and annual and directors' meetings.
- B) Labrador sports programs..... \$ 15,000  
Assistance towards the development of sport and recreation programs in the towns and rural areas of Labrador.
- C) Provincial Recreation Centre (Hostel)..... \$ 9,900  
Assistance towards hiring staff (manager, coordinator of sport training, and summer assistants) for the Provincial Recreation Centre.
- D) Survey of sports organizations..... \$ 14,000  
Assistance towards salaries, travel and supplies in order to conduct a survey of the provincial sport organizations. To obtain current and comprehensive data on membership composition (sex, age, geographical distribution and possibly socio economic) including inventory of current concerns and needs facing the different disciplines.
- E) Sport Leadership Seminars..... \$ 44,100  
Assistance for the development of leadership in 15 sports: Basketball, Badminton, Baseball, Skiing, Soccer, Gymnastics, Lawn Tennis, Swimming, Table Tennis, Wrestling, Track & Field, Field Hockey, Hockey, Softball (female), Figure Skating.

TOTAL - NEWFOUNDLAND

\$108,000



II Nova Scotia ..... \$ 50,000

A) a) Development of an Audio Visual Interpretive Package related to Physical Fitness

preparation of educational and motivational materials involving brochures, booklets etc., and displays to be used in conjunction with meetings, conferences, fairs, etc..... \$ 10,000

b) Employee Fitness Program

utilize background material and guidance from Fitness and Amateur Sport for the encouragement and development of employee fitness programs in business and industry.....

leadership (salary and expenses)..... \$ 20,000  
development of materials and information..... \$ 10,000

c) Adult Fitness Leadership Clinic

Implement clinics for training adult fitness leaders for rural areas, home programs, etc..... \$ 10,000

B) Project Coach..... \$ 50,000

Assistance for the development of coaching in Nova Scotia covering Phase I - foundations of coaching for full and part-time Technical Directors/Provincial Coaches, and Phase II - foundations of coaching for all coaches in six areas of Nova Scotia. The amount is distributed as follows:

a) Administration and promotion of the project coach \$ 25,000  
b) Training of Instructors \$ 7,000  
c) Remuneration for instructors for Level I and II courses \$ 15,000  
d) Workshops and Seminars with Provincial Sport Governing Bodies related to the certification \$ 3,000

C) Officiating Development..... \$ 20,000

This program, involving six regions from Nova Scotia, will put emphasis on the development of administrative procedures for officiating development, on assistance in designing of curricula and for training officials in a multi-levelled scheme and on assistance in the designing and development of audio-visuals to help instructing officials.

TOTAL - NOVA SCOTIA

\$120,000





IV Prince Edward Island

- A) Prince Edward Island Sports Federation..... \$ 15,000  
Assistance toward a part-time assistant's salary, secretarial and stenographic services, meeting expenses, materials, stationery, telephone and telex and travel. The Sports Federation provides a variety of services to 35 associations of Prince Edward Island including newsletter, distribution, duplication, mailing, technical and promotional materials, meeting space, etc.
- B) Provincial Sports Institute..... \$ 12,000  
Assistance toward salaries and honoraria, administrative expenses, and travel, accommodation and lodging for the Provincial Sport Institute which is involved in coaches clinics, provincial athletes camps, regional athletes clinics, recreation workshops and fitness and health seminars.
- C) Provincial Fitness Project..... \$ 7,500  
To implement training clinics for adult fitness leaders, to include basic testing programs, prescription and exercise and program planning and development  
basic equipment \$1,000 materials, supplies \$1,000  
clinic leaders and coordinators \$3,500 administrative costs \$2,000
- D) Full-time Community Recreation Leadership..... \$ 12,500  
Contributions will be for full-time leadership personnel involved in administration and supervision of program. The funding will be for five municipalities on a pilot project basis using the following matching formula: Municipality or Community - 50%, Federal Government - 25%, Provincial Government - 25%.
- E) Full-time technical directors..... \$ 23,500  
One serving the sport of gymnastics, the other serving two sports being one winter and one summer.
- F) Assistance toward the salary of a coordinator for recreation for the handicapped..... \$ 6,000  
The Province intends to develop a support program in the area of therapeutic recreation in coordination with the development of a similar program at the national level

TOTAL - PRINCE EDWARD ISLAND

\$ 76,500



1974-75 Atlantic Provinces Submission

	<u>1973-74</u> <u>Contributions</u>	<u>1974-75</u> <u>Contributions</u>	<u>1975-76</u> <u>Contributions</u>
<u>NEW BRUNSWICK</u>			
Sport New Brunswick	\$ 12,700	\$ 20,000	\$ 27,930
Athlete Development	17,000	-	-
Technical Directors (3)	20,400	25,000	30,000
Leadership Institute	20,000	40,000	74,475
Leadership Development	<u>15,300</u>	<u>10,000</u>	<u>-</u>
	\$ 85,400	\$ 95,000	\$ 132,405
<u>NEWFOUNDLAND</u>			
Nfld. Sports Federation	\$ 25,000	\$ 25,000	\$ 25,000
Labrador Sports Programs	15,500	15,000	15,000
Provincial Hostel	-	-	9,900
Coordination, Sports Training Leadership	-	13,500	44,100
Provincial Coaches (4)	22,500	25,000	-
Sports Clinics	-	-	-
Nfld. and Labrador Parks and Recreation Association	7,500	-	-
Survey of Sports Organizations	<u>-</u>	<u>-</u>	<u>14,000</u>
	\$ 70,500	\$ 78,500	\$ 108,000
<u>NOVA SCOTIA</u>			
Full & Part-time Leadership	\$ 36,000	\$ 40,000	\$ -
Sport Nova Scotia	35,000	35,000	-
Outward Bound - Duke of Edinburgh	15,000	-	-
Fitness Nova Scotia	-	15,500	50,000
Project Coach	-	5,500	50,000
Officiating Development	<u>-</u>	<u>-</u>	<u>20,000</u>
	\$ 86,000	\$ 96,000	\$ 120,000
<u>PRINCE EDWARD ISLAND</u>			
P.E.I. Sports Federation	\$ 19,500	\$ 20,000	\$ 15,000
Full & Part-time Rec. Leadership	16,500	10,500	-
Part-time coaches	6,000	14,000	-
Provincial Sports Institute	10,000	10,000	12,000
Provincial Fitness Project	-	-	7,500
Community Recreation Leadership	-	-	12,500
Technical Directors	-	-	23,500
Program for the Handicapped	<u>\$ 52,000</u>	<u>\$ 54,500</u>	<u>6,000</u>
			\$ 76,500
<b>TOTAL</b>	<u><u>\$ 293,900</u></u>	<u><u>\$ 324,000</u></u>	<u><u>\$ 436,905</u></u>



## MAIN TERMS AND CONDITIONS

It is understood between the parties to this agreement that:

- 1) The Atlantic Provinces of New Brunswick, Nova Scotia, Newfoundland and Prince Edward Island will be responsible for organizing and conducting the above projects.
- 2) All projects are to be administered on a co-operative basis by Recreation Canada and the Governments of the respective Atlantic Provinces.
- 3) All projects will be completed within the fiscal year ending March 31st, 1976.
- 4) A strict accounting will be maintained of all expenditures by the Provinces according to accepted accounting principles and made available to Federal Government auditors.
- 5) Funds made available to the Atlantic Provinces by the Federal Government but not used in relation to the above mentioned projects must be returned to the Federal Government.
- 6) Guarantees of Federal identity must be incorporated into all projects.





P.C.  
C.P.

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec.  
(Rec. du C.T.

)  
)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare and the Treasury Board, is pleased to approve entry into an agreement with each of the Atlantic Provinces of Nova Scotia, New Brunswick, Newfoundland and Prince Edward Island, pursuant to Section 5 of the Fitness and Amateur Sport Act, under which, in consideration of contributions in the aggregate amount of \$436,905, the Provinces will undertake, prior to March 31, 1976, projects substantially in accordance with the terms of the Schedule annexed hereto.







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1975-3/2781

C.P.

25 November, 1975

(T.B. Rec. 739975 )

(Rec. du C.T. )

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare and the Treasury Board, is pleased to approve entry into an agreement with each of the Northwest Territories and the Yukon Territory, pursuant to Section 5 of the Fitness and Amateur Sport Act, under which, in consideration of contributions in the aggregate amount of \$163,000, the Territories will undertake, prior to March 31, 1976, projects substantially in accordance with the terms of the Schedule annexed hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettit*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## SCHEDULE

### I Northwest Territories

A) Sport Clinics..... \$ 34,000

Assistance towards the cost of running sport clinics, designed to improve the capabilities of local people in instructing and officiating, and to increase participant skills in softball, snowshoeing, canoeing, swimming, volleyball, badminton, hockey, figure skating, wrestling and table tennis. These clinics will be conducted at the following centres in the Northwest Territories: Hay River, Fort Smith, Pine Point, Yellowknife, Inuvik, Fort Simpson, Frobisher Bay, Rankin Inlet, Baker Lake and Pangnirtung. The total cost of the clinics is \$70,000 of which \$34,000 is requested from Fitness and Amateur Sport, \$12,000, is to be supplied by local clubs in the form of meals and lodging for instructors, and the remaining \$24,000 is anticipated from the territorial government.



B) Recreation Leadership Development..... \$ 23,000

Recreation leadership workshops will be conducted by the Recreation Division, Government of the Northwest Territories, in Frobisher Bay, Inuvik and Yellowknife to instruct leaders who will develop and operate sport and recreation programs in the settlements in the Northwest Territories. Individuals will be recommended by Principals of High Schools and Recreation Associations in the settlements thereby assuring the development of residents as future recreation leaders. These workshops are to be conducted in the fall and spring for one-week periods, with the participants being available for employment by settlements to conduct Recreation Programs during the summer months or as full-time Recreation Directors. Assistance is being proposed towards the total cost of the workshops as detailed below:

Travel for instructors	\$ 2,500
Salary for instructors up to \$35/day	2,000
Travel for 40 trainees	13,000
Meals and lodging for trainees	10,500
Rental of facilities	1,000
Administration	2,000
TOTAL BUDGET	<u>31,000</u>

Within the total budget of \$31,000, an amount of \$23,000 is being requested while the remainder of \$8,000 is anticipated from the Territorial Government

C) Territorial Experimental Ski Training (TEST) Program..... \$ 25,000

Assistance towards the cost of operating the cross-country ski program in the Northwest Territories for 1975-76 as recommended in the Evaluation Report, July, 1973, attached to a previous submission (Serial No. 73-74/268, Nov. 14, 1973). This Evaluation Report recommended assistance for 1974-75 and 1975-76 in the amount of \$25,000 per annum, with continuing assistance thereafter to be provided through the Territorial Government.

Projected Budget 1975-76

Coach Salary and Benefits	\$ 12,000
Office Coordinator Salary	3,000
Assistant Coaches	3,000
Office Rental and Supplies	1,300
Communications	700
Documentation, Research & Recording	2,000
Club Organization, Instruction	2,000
Coaches Travel to Clinics	4,000
Canadian Junior Championships	3,000
Canadian Senior Championships	3,000
Two Summer & Two Winter Training Camps	5,000
TOTAL	<u>\$ 39,000</u>





Within the total budget of \$39,000, the remaining costs of \$14,000 are to be provided for by the N.W.T. Ski Team Supporter Club, the Private Sector and the Northwest Territories.

D. Community Recreation Directors' Pilot Training Course \$ 15,000

This contribution is to assist with a northern community Recreation Directors' Training Course. There is an increasing number of communities, even small remote settlements, hiring local people to conduct community recreation programs in response to increasing problems in relation to social disorder, crime, alienation and alcohol. The people lack training, experience in business administration, resource mobilization, program development and as a result are experiencing serious difficulties in carrying out their duties. This contribution will assist with travel, honorariums, accommodation, meals, development of course materials and administrative expenses.

TOTAL - NORTHWEST TERRITORIES \$ 97,000



## II YUKON TERRITORY

- A) Sport Clinics (Leadership and Skill Development)..... \$ 30,000  
Sport clinics will be conducted in Whitehorse, Faro, Dawson City and Watson Lake in the following: basketball, badminton, volleyball, wrestling, gymnastics, hockey, boxing, aquatics, table tennis and judo. The above budget is to provide for travel and accommodation of instructors and participants and for the part-time salaries of instructors at a maximum of \$35.00 per day.
- B) Recreation Leadership Development..... \$ 18,000  
Assistance towards a series of workshops designed to train residents of outlying communities to develop and operate comprehensive recreation programs. This contribution is to cover travel expenses for instructor and trainees, honorariums, meals, accommodation and administration expenses.
- C) Portable Pool Program..... \$ 18,000  
Assistance towards the operation of the portable pool program in the Yukon, to cover the part-time salaries of 8 qualified instructors and a senior aquatic supervisor (\$2000 each for the summer months). Living expenses and travel costs are to be absorbed by the Recreation Division of the Yukon Government.

TOTAL - YUKON TERRITORY

\$ 66,000



CONTRIBUTIONS TO THE NORTHWEST TERRITORIES AND THE YUKON TERRITORY

	<u>1973-74</u>	<u>1974-75</u>	<u>1975-76</u>
<u>NORTHWEST TERRITORIES</u>			
	<u>Contributions</u>	<u>Contributions</u>	
1) Sport Clinics	29,800	33,800	34,000
2) Leadership Development	12,800	21,200	23,000
3) TEST Program	25,000	25,000	25,000
4) Transport - Arctic Winter Games	22,400		
5) Community Recreation Directors Training Pilot Course			15,000
	<u>\$90,000</u>	<u>\$80,000</u>	<u>\$97,000</u>
<u>YUKON TERRITORY</u>			
1) Transport Arctic Winter Games	15,000	13,500	
2) Training Program (Sport)	12,000	15,000	30,000
3) Recreation Leadership Development		23,500	18,000
4) Portable Pool Program	8,000	18,000	18,000
5) Administration Sport and Recreation Services	10,000		
6) Yukon Sport and Recreation Associations	10,000		
7) TEST Program	17,000		
	<u>\$72,000</u>	<u>\$ 70,000</u>	<u>\$66,000</u>
Northwest Territories and Yukon	<u>\$162,000</u>	<u>\$150,000</u>	<u>\$163,000</u>



## MAIN TERMS AND CONDITIONS

It is understood between the parties to this agreement that:

- 1) The Northwest Territories and the Yukon Territory will be responsible for organizing and conducting the above projects.
- 2) All projects are to be administered on a co-operative basis by Recreation Canada and the Governments of the Northwest Territories and the Yukon Territory.
- 3) All projects will be completed within the fiscal year ending March 31st, 1976.
- 4) A strict accounting will be maintained of all expenditures by the Territories according to generally accepted accounting principles and sent to the Federal Government within sixty (60) days of the end of the fiscal year.
- 5) Funds made available to the Territories by the Federal Government but not used in relation to the above mentioned projects must be returned to the Federal Government.
- 6) Guarantees of Federal identity must be incorporated into all projects.







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.  
C.P.

(T.B. Rec. )  
(Rec. du C.T. )

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare and the Treasury Board, is pleased to approve entry into an agreement with each of the Northwest Territories and the Yukon Territory, pursuant to Section 5 of the Fitness and Amateur Sport Act, under which, in consideration of contributions in the aggregate amount of \$163,000, the Territories will undertake, prior to March 31, 1976, projects substantially in accordance with the terms of the Schedule annexed hereto.





CANADA  
PRIVY COUNCIL

P.C. 1975-4/2781  
25 November, 1975

(T.B. REC. 738171

)

His Excellency the Governor General in Council  
on the recommendation of the Minister of Regional Economic  
Expansion, and the Treasury Board, pursuant to Vote 11a,  
Appropriation Act. No. 5, 1973, and Order in Council P.C.  
1973-14/3799 of December 11, 1973, is pleased hereby to  
authorize the Minister of Regional Economic Expansion to  
enter into a Subsidiary Agreement, substantially in the  
form attached hereto, pursuant to the Canada-New Brunswick  
General Development Agreement 1974, for the purpose of  
improving employment and income opportunities in New  
Brunswick by pursuing initiatives aimed at encouraging  
tourism plans and projects in areas of high tourist  
potential.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2782  
27 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de l'Energie, des Mines et des Ressources, il plaît à Son Excellence le Gouverneur général en conseil

- a) en vertu de l'article 11 de la Loi sur la Société Petro-Canada, de désigner la ville de Calgary (Alberta) comme le lieu où sera établi le siège social de la Corporation; et
- b) en vertu de l'article 26 de ladite loi, de nommer la firme de comptables agréés Peat, Marwick, Mitchell and Company premier vérificateur de la Corporation, pour un mandat venant à expiration le 31 décembre 1980.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*







P.C. 1975-2782  
27 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Energy, Mines and  
Resources, is pleased hereby

- (a) pursuant to section 11 of the Petro-Canada  
Act, to designate the City of Calgary in  
the Province of Alberta, as the place at  
which the head office of the Corporation  
shall be located, and
- (b) pursuant to section 26 of the said Act, to  
appoint the firm of Peat, Marwick, Mitchell  
and Company, Chartered Accountants, in the  
City of Calgary, as the first auditors of  
the Corporation, for a term ending on the  
31st day of December, 1980.

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*P. J. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2783  
27 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

is pleased hereby, pursuant to the Financial Administration Act, to authorize the Minister of Finance to arrange for the issue and sale for cash of Government of Canada bonds in the principal amount of \$325,000,000 to provide for partial repayment of Government of Canada bonds maturing on December 15th, 1975, and in respect thereof to approve the Order annexed hereto.

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*P. J. Pettit*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## ORDER

Approval is granted

1. For the issue of Government of Canada bonds dated December 15, 1975 in the principal amount of \$325,000,000 in denominations of \$1,000, \$5,000, \$25,000, \$100,000 and \$1,000,000 to be issued for cash as follows:

\$325,000,000 made up of the following maturities to be divided as to amount at the discretion of the Minister of Finance:

- (i) 3 year 8½% non-callable bonds due December 15, 1978,
- (ii) 19 year 9½ month 10% non-callable bonds due October 1, 1995.

Bank of Canada has agreed to acquire a minimum of \$75 million of the new bonds, open as to maturity.

2. The 10% bonds due October 1, 1995 shall be eligible for purchase by the "Fund for the Purchase of Government of Canada 10% bonds due October 1, 1995", which Fund was approved by Order-in-Council P.C. 1975-2158 on September 11, 1975. For the purpose of the present issue of 10% bonds, purchase by the Fund in accordance with the terms and conditions described in the above-mentioned Order-in-Council shall commence on January 1, 1976; and original issue price shall mean 98.00%.
3. The principal of the said bonds and interest thereon shall be payable in lawful money of Canada. The principal shall be payable at any agency of the Bank of Canada. Interest, which shall accrue from December 15, 1975, shall be payable without charge at any branch of any bank in Canada.

On the bonds due December 15, 1978, six months' interest will be payable on June 15, 1976, and on each December 15 and June 15 thereafter to maturity.

On the bonds due October 1, 1995, three and one-half months' interest will be payable on April 1, 1976 and six months' interest will be payable on October 1, 1976, and on each April 1 and October 1 thereafter to maturity.

4. Definitive bonds will be available on or about December 15, 1975 without payment of accrued interest, and thereafter in two forms, bearer form with coupons attached, and fully registered form with interest payable by cheque. Bonds in both forms shall be in the same denominations and fully interchangeable as to denomination or form, or both without charge (subject to government transfer requirements where applicable).



5. Pursuant to the Financial Administration Act, authority is granted to pay out of the Consolidated Revenue Fund the costs, expenses and charges incurred in connection with the issue and sale of the said bonds including the payment of a commission not exceeding 25 cents per \$100 at the discretion of the Minister of Finance, to banks or recognized dealers in respect of the issue and sale of the bonds due December 15, 1978, and 87½ cents per \$100 at the discretion of the Minister of Finance, to banks or recognized dealers in respect of the issue and sale of the October 1, 1995 maturity.
6. The said bonds shall be signed by the Deputy Minister of Finance and countersigned by any of the following officers of the Bank of Canada:  
  
R.F. Archambault, R.F. Pritchard, A.J. Norton, E.L. Johnson, R.A. Lundgren, A.H. Potter, H.O.E. Ball, J.E.R. Rochefort, J.R.R. Marcotte, G. Pichette, T.D. MacKay, K.W. Kaine, D.D. Norwich, J.C. Fraser, R.E. Burgess, E.R. Hushard, R.E.A. Robertson, W.P. Baseden, G.H. Smith, W.A. Thompson, H. Prowse, P.W. Koppe, P.O. Soulis, D.G. Warner, D.G. Suggitt, or D.B. Batson.
7. Subscriptions for the said bonds shall be made to the Bank of Canada, Ottawa, through any investment dealer eligible to act as primary distributor or through any bank in Canada.
8. The Minister of Finance may issue the said bonds at such price as he may determine; and may accept or reject, in whole or in part, any subscription and may make such allotments in respect of this issue as he deems advisable.
9. The form of the said bonds shall be substantially in the form approved by Order in Council P.C. 1964-485 of April 1, 1964, subject to change in the dates of issue, maturity and interest and change in the coupon rate, to conform to the terms and conditions herein.







P.C. 1975-2789  
27 November, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, pursuant to subsection 11(2) of the Public Service Staff Relations Act, is pleased hereby to appoint Mr. Roland Tremblay to the City of Montreal in the Province of Quebec, to be a Deputy Chairman of the Public Service Staff Relations Board to hold office during good behaviour effective December 1, 1975 and terminating effective March 31, 1976.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is further pleased hereby, pursuant to section 14 of the said Act, to fix the remuneration to Mr. Tremblay at the rate of \$100 per day for each day during the term of his appointment while he is engaged on work assigned by the Board.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL • LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2789  
27 novembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du président du Conseil privé et en vertu du paragraphe 11(2) de la Loi sur les relations de travail dans la Fonction publique, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Roland Tremblay, de la ville de Montréal, dans la province de Québec, président suppléant de la Commission des relations de travail dans la Fonction publique, pour occuper sa charge, sauf mauvaise conduite, pendant la période allant du 1<sup>er</sup> décembre 1975 au 31 mars 1976.

En vertu de l'article 14 de ladite loi, il plaît en outre à Son Excellence le Gouverneur général en conseil de fixer par les présentes le traitement de M. Tremblay à 200 \$ par journée de travail effectuée dans le cadre de ses fonctions pendant la durée de son mandat.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2791  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of  
Appropriation Act No. 2, 1965, as amended, is pleased hereby  
to authorize a payment to the Government of Lesotho of  
\$360,000 on December 1, 1975 and of \$425,000 on December  
1, 1976 on the condition that the funds are used to  
encourage the development of small industries in Lesotho,  
as agreed in the Memorandum of Understanding between  
the two countries.

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*P. M. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2792  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the XXXth regular session of the United Nations General Assembly is now being held and will continue until mid-December, 1975;

AND WHEREAS certain amendments were made to the composition of the Canadian observers.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to section 14 of the Senate and House of Commons Act, is pleased hereby to confirm the request made on behalf of His Excellency in Council by the said Minister that the following persons travel to New York in the name of the Secretary of State for External Affairs as observers or members of the Delegation of Canada to the XXXth session of the United Nations General Assembly:

Miss M. Bégin, Member for Saint-Michel  
Mr. D. Blackburn, Member for Brant  
Mr. D. Blaker, Member for Lachine-Bord-du-lac  
Mr. W. Dinsdale, Member for Brandon-Souris  
Mr. R. Guay, Member for Lévis  
Mr. C.A. Lachance, Member for Lafontaine-Rosemont  
Mr. E. Lumley, Member for Stormont-Dundas  
Mr. D. Roche, Member for Edmonton-Strathcona

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-2792  
2 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Vu que la trentième session ordinaire de l'Assemblée générale des Nations Unies, actuellement en cours, se prolongera au siège de l'Organisation, à New York, jusqu'à la mi-décembre;

Et vu certaines modifications dans la composition de la délégation des observateurs parlementaires:

A ces causes, sur avis conforme du secrétaire d'Etat aux Affaires extérieures et en vertu de l'article 14 de la Loi sur le Sénat et de la Chambre des communes, il plaît à Son Excellence le Gouverneur général en conseil de confirmer par les présentes la demande faite par ledit ministre, au nom de Son Excellence en conseil, et portant que les personnes dont le nom figure ci-après se rendent à New York, au nom du secrétaire d'Etat aux Affaires extérieures en qualité d'observateurs ou de membres de la délégation du Canada à la trentième session de l'Assemblée générale des Nations Unies:

M<sup>lle</sup> M. Bégin, député de Saint-Michel  
M. D. Blackburn, député de Brant  
M. D. Blaker, député de Lachine-Bord-du-lac  
M. W. Dinsdale, député de Brandon-Souris  
M. R. Guay, député de Lévis  
M. C.A. Lachance, député de Lafontaine-Rosemont  
M. E. Lumley, député de Stormont-Dundas  
M. D. Roche, député de Edmonton-Strathcona

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*P. J. Pettiford*





P.C. 1975-2794  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote No. 1, 1975-1976,  
is pleased hereby to make the following Canadian Ambassadorial  
appointments:

Mr. Michael Shenstone to be Ambassador Extraordinary  
and Plenipotentiary of Canada to the Yemen Arab  
Republic;

Mr. Ormond Wilson Dier to be Ambassador Extraordinary  
and Plenipotentiary of Canada to the Republic of  
Suriname; and

Mr. Arthur Frederick Broadbridge to be Ambassador  
Extraordinary and Plenipotentiary of Canada to  
the People's Republic of Mozambique.

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*P. H. Patfield*





PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1975-2794  
2 décembre 1975

Sur avis conforme du secrétaire d'Etat aux Affaires extérieures et en vertu du crédit n<sup>o</sup> 1 des Affaires extérieures pour 1975-1976, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes:

M. Michael Shenstone ambassadeur extraordinaire et plénipotentiaire du Canada en République arabe du Yémen;

M. Ormond Wilson Dier ambassadeur extraordinaire et plénipotentiaire du Canada en République de Surinam; et

M. Arthur Frederick Broadbridge ambassadeur extraordinaire et plénipotentiaire du Canada en République populaire de Mozambique.

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*P. M. Atfield*





P.C. 1975-2795  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of  
Appropriation Act No. 2, 1965, as amended, is pleased hereby  
to authorize a payment of \$150,000 to the Commonwealth  
Secretariat in 1975-76 and 1976-77, on condition that these  
funds be used for the Commonwealth Rhodesia Scholarship  
Programme, in accordance with the Memorandum of Understanding  
between Canada and the Commonwealth Secretariat.

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*P. H. Pettiford*







P.C. 1975-2796  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for  
External Affairs, pursuant to External Affairs Vote 33(d)  
of Appropriation Act No. 2, 1965, as amended, is pleased  
hereby to authorize a payment of \$40,000 to the  
International Bank for Reconstruction and Development on  
the condition that this payment be used for a Review of  
the future growth and efficiency of the Consultative  
Group on International Agricultural Research.

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*P. M. Pitfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2797  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of  
Appropriation Act No. 2, 1965, as amended, is pleased hereby  
to authorize a contribution not exceeding Canadian \$39,000  
to the Commonwealth Secretariat (Commonwealth Fund for  
Technical Cooperation) subject to the following conditions:

- (a) The contribution will be paid in three instalments during the fiscal years 1975-76, 1976-77 and 1977-78.
- (b) The contribution shall be used exclusively to supplement the salary which Dr. Goundrey receives at present from his employment with the Secretariat.
- (c) That the Secretariat will take the necessary arrangements with the Ministry of Revenue of the United Kingdom in order that Dr. Goundrey be exempt from income tax in the United Kingdom on his additional income.
- (d) That this additional income will be paid by equal instalments which shall be added to the remuneration Dr. Goundrey receives from the Secretariat from time to time; and
- (e) That should Dr. Goundrey's employment be terminated for any reason prior to January 10, 1978, any portion of the contribution paid by Canada to the Secretariat and not remitted to Dr. Goundrey be returned to the Canadian International Development Agency.

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*P. H. Atfield*





P.C. 1975-2802  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare that,  
pursuant to section 2 of the Satisfied Securities Act, the  
lien on the article described in the schedule hereto, created  
by the Commercial Pledge described in the said schedule,  
has been satisfied and discharged.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

COMMERCIAL PLEDGE: Dated the 23rd day of April, 1974

REGISTERED: At the Sept-Iles Registry Office on the 17th day of June, 1974, under Number 21365 and at the Saguenay Registry Office on the 3rd day of February, 1975 under Number 85112.

PLEDGER: Patrick Pinette of the Bersimis Indian Reserve, Sept-Iles District, in the Province of Quebec.

PLEDGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$10,500.00

ARTICLE PLEDGED: 1972 International Paylogger Model Number S7C  
Serial Number C01572







P.C. 1975-2804  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, pursuant to section 35 of the  
Public Works Act, is pleased hereby to transfer the  
management, charge and direction of the lands near the  
Settlement of Resolute Bay, Northwest Territories, more  
particularly described in the Schedule hereto from the  
Minister of Indian Affairs and Northern Development to  
the Minister of Transport, for so long as they are required  
for airport purposes.

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*P. y. P. G. G.*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## SCHEDULE

In the Northwest Territories  
In Group 1687 near the Settlement of Resolute Bay

Firstly,

The whole of lot 3 as shown on plan of survey of record number 56536 in the Canada Lands Survey Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under number 645.

Saving, Excepting and Reserving thereout and therefrom all mines and minerals, whether solid, liquid or gaseous and the right to work the same.

Secondly,

The whole of lots 2-1 to 2-39 inclusive as said lots are shown on a plan of survey of record number 57270 in the Canada Lands Survey Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under number 756.

Saving, Excepting and Reserving thereout and therefrom all mines and minerals, whether solid, liquid or gaseous and the right to work the same.

Thirdly,

The whole of lots 2-40, 2-42, 2-43 and 5 as said lots are shown on plan of survey of record number 59560 in the Canada Lands Survey Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under number 992.

Saving, Excepting and Reserving thereout and therefrom all mines and minerals, whether solid, liquid or gaseous and the right to work the same.





P.C. 1975-2805  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2811  
2 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, is pleased  
hereby to fix the salary of Mr. Gérard Gingras, Chairman  
of the Board of Directors of the Canada Deposit Insurance  
Corporation at the rate set out in the schedule hereto.  
effective April 1, 1975.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-2811  
2 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre, il plaît  
à Son Excellence le Gouverneur général en conseil de  
fixer par les présentes le traitement de M. Gérard Gingras,  
président du conseil d'administration de la Société  
d'assurance-dépôts du Canada, au taux mentionné à l'annexe  
ci-jointe, à compter du 1<sup>er</sup> avril 1975.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2812  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, is pleased  
hereby to fix the salary of each of the following members  
of the Interim Anti-Inflation Board at the rate set out  
in the schedule hereto:

Mr. J. Biddell, Board Member

Mr. W. Ladyman, Board Member

Mr. H. Renouf, Board Member

Mr. C. Castonguay, Board Member

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2812  
2 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre, il plaît  
à Son Excellence le Gouverneur général en conseil de fixer  
par les présentes le traitement de chacun des membres  
suivants de la Commission provisoire de lutte contre  
l'inflation au taux spécifié à l'annexe ci-après:

M. J. Biddell, membre de la commission

M. W. Ladyman, membre de la commission

M. H. Renouf, membre de la commission

M. C. Castonguay, membre de la commission

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2813  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, is pleased  
hereby to fix the salary of Mrs. B. Plumptre, Vice-Chairman  
of the Interim Anti-Inflation Board, at the rate set out  
in the schedule hereto which is within the range (\$35,500 -  
\$47,500), effective October 14, 1975.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2814  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, is pleased  
hereby to fix the salary of the Honourable Jean-Luc Pepin,  
Chairman of the Interim Anti-Inflation Board at the rate  
set out in the schedule hereto which is within the range  
DM 2 (\$47,500 - \$60,500) effective October 14, 1975.

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*P. J. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2814  
2 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre, il plaît  
à Son Excellence le Gouverneur général en conseil de fixer  
par les présentes le traitement de l'honorable Jean-Luc  
Pépin, président de la Commission provisoire de lutte  
contre l'inflation, au taux spécifié à l'annexe ci-après,  
lequel se situe dans l'échelle DM 2 (47 500 \$ - 60 500 \$),  
à compter du 14 octobre 1975.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2815  
2 December, 1975

WHEREAS the Minister of Public Works reports as follows:

That Order in Council P.C. 1749 of 7th April, 1949, authorized the grant of certain lands in the Township of Scarborough to The Corporation of the Township of Scarborough (now the Borough of Scarborough), in the Province of Ontario;

That quit-claim letters patent were accordingly issued to the said Township on the 19th day of May, 1949;

That certain of the lands so granted have since been sold by the said Township;

That International Parts (Canada) Limited of the Municipality of Metropolitan Toronto, in the Province of Ontario, and The Muffler Corporation of Canada Limited, of the Municipality of Metropolitan Toronto, in the Province of Ontario, are the present registered owners of portions of the lands so granted to the said Township;

That International Parts (Canada) Limited and The Muffler Corporation of Canada Limited have raised some questions as to the validity of the Township's acquisition of the lands and have requested that their titles be confirmed by the issue of quit-claim letters patent; and

That the Deputy Attorney General is satisfied, apart from the particular question of title, that the said Companies have good title.

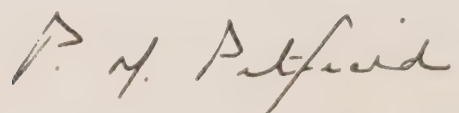
.../2



- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby to authorize the issue of quit-claim letters patent to International Parts (Canada) Limited and The Muffler Corporation of Canada Limited of the lands described in Parts 1 and 2, respectively, of the schedule hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULEPART 1

Lands to be quit-claimed to  
International Parts (Canada)  
Limited.

ALL AND SINGULAR that certain parcel or tract of land and premises lying and being in the Borough of Scarborough in the Municipality of Metropolitan Toronto and Province of Ontario, composed of Part of Lot 16 according to a plan registered in the Registry Office for the Registry Division of Toronto Boroughs and York South, No. 64, as Plan 3759, and which parcel is more particularly described as being Part 2 as shown on a plan of survey of record in the said Registry Office as Plan 64R-4976

PART 2

Lands to be quit-claimed to The  
Muffler Corporation of Canada  
Limited.

ALL AND SINGULAR that certain parcel or tract of land and premises lying and being in the Borough of Scarborough in the Municipality of Metropolitan Toronto and Province of Ontario, composed of Part of Lots 15, 16 and 17 according to a plan registered in the Registry Office for the Registry Division of Toronto Boroughs and York South, No. 64, as Plan 3759, and which said parcel is more particularly described as Parts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13 and 15 as shown on a plan of survey of record in the said Registry Office as Plan 64R-4976

SUBJECT to a right in the nature of an easement for a clearway and tunnel over Parts 9, 10 and 11 according to the said Plan 64R-4976





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2816  
2 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 11 of the National Harbours Board Act, is pleased  
hereby to authorize the National Harbours Board to lease  
property at the harbour of Vancouver to B.F. Goodrich Canada  
Limited, in accordance with the schedule hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



LEASE NO. V-1573

NATIONAL HARBOURS BOARD

TO

B. F. GOODRICH CANADA LIMITED

---

**HARBOUR:** Vancouver

**PROPERTY:** Certain property at North Lynn Marine Properties, District Lot 204, North Vancouver comprised of:

- (1) Parcel "A": Space of 43,580 sq. ft. in Shed No. 3;
- (2) Parcel "B": Land area of 1,080 sq. ft.

**TERM:** The two-year and six-month period commencing October 1, 1975 and terminating March 31, 1978 with rights of renewal for three further periods of three years each.

**RENTAL:**

- (1) For the period October 1, 1975 - March 31, 1976:- \$42,684.90;
- (2) For the period April 1, 1976 - March 31, 1978:- \$85,369.80 per annum

and in the event of renewals

- (3) For the respective three-year periods  
April 1, 1978 - March 31, 1981  
April 1, 1981 - March 31, 1984 and  
April 1, 1984 - March 31, 1987: at such rates as may be determined by the Board for each such renewal period.

**PURPOSE:** Manufacture of rubber products and polyurethane foam.

**OTHER TERMS AND CONDITIONS:** The said lease to contain such other terms and conditions as the Board may consider advisable in connection with its administration, management and control of the aforesaid harbour.

NATIONAL MARSHLAND BOARD

VI

A. T. MARSHLAND BOARD LEASES

Certain property in North Carolina having properties  
located for 194, North Carolina located at:

(1) Parcel "A": Space of 43,880 sq. ft. in  
Block No. 31

(2) Parcel "B": Land area of 1,080 sq. ft.

The two-year and six-month period commencing  
October 1, 1975 and terminating March 31, 1977  
with rights of renewal for three further  
periods of three years each.

(1) For the period October 1, 1975 - March 31,  
1976: - \$43,884.00;

(2) For the period April 1, 1976 - March 31,  
1977: - \$43,884.00 per year.

and in the event of renewals

(3) For the respective three-year periods:  
April 1, 1978 - March 31, 1981  
April 1, 1981 - March 31, 1984 and  
April 1, 1984 - March 31, 1987: at such  
rates as may be determined by the Board  
for each such renewal period.

Management of these lands and properties  
shall.

The said lease to contain such other terms and  
conditions as the Board may consider advisable  
in connection with its administration, management  
and control of the aforesaid property.





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2817  
2 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State for Urban  
Affairs, pursuant to subsection 37(1) of the National  
Housing Act, is pleased hereby to approve allocation of  
funds not exceeding \$8,250 by Central Mortgage and Housing  
Corporation, to cover fees and expenses for the retention  
of Mr. Samuel A. Gitterman as a consultant to the  
Canadian Committee on Theme I, of the Mixed Soviet-  
Canadian Working Group of Scientific and Technical  
Co-operation.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2818  
2 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State for Urban  
Affairs, pursuant to subsection 37(1) of the National  
Housing Act, is pleased hereby to approve an allocation  
of funds not exceeding \$155,000 by Central Mortgage and  
Housing Corporation, to cover the costs for three (3)  
technical research projects to be undertaken for the  
Corporation's Municipal Infrastructure Program.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-1/2821  
2 December, 1975

(T.B. REC. 740008 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Agriculture and  
the Treasury Board, pursuant to Section 4 of the Public  
Lands Grants Act, is pleased to authorize the issuance of  
Letters Patent granting unto Canadian Western Natural Gas  
Company Limited of the City of Calgary, Alberta, in  
consideration of the sum of \$50.00, and easement in perpetuity  
to install, operate and maintain a natural gas pipeline  
and appurtenances, across, over and under a parcel of land  
containing 1.46 acres, more or less, at the Agriculture  
Canada Animal Diseases Research Institute Lethbridge, Alberta,  
as described in the attached schedule, and to enter into an  
easement agreement accordingly.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## SCHEDULE

A PIPELINE RIGHT-OF-WAY through the East Half of Section 9, Township 9, Range 22, West of the 4th Meridian, in the Province of Alberta, measuring 20' in width, containing 1.46 acres, more or less, as shown on a plan of survey of gas pipeline right-of-way of record in the Land Titles Office for the South Alberta Land Registration District on June 20, 1975, as Plan Number 751 0521.





P.C. 1975-2/2821  
2 December, 1975  
(T.B. REC. 740123)

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Energy, Mines and  
Resources, and the Treasury Board, pursuant to section 52  
of the Financial Administration Act, is pleased hereby to  
direct that a gratuitous loan of one Induced Pulse Transient  
Scale Model Electromagnetic System (INPUT Scale Model) be  
made to Ecole Polytechnique, Montreal, subject to the  
following conditions:

- (a) the period of loan shall be at the pleasure  
of Her Majesty;
- (b) the borrower shall return the equipment in  
as good condition as when received, fair wear  
and tear excepted; any modifications in the  
Scale Model shall be well documented by  
suitably drawn circuit diagrams with  
explanatory notes;
- (c) the Geological Survey of Canada shall have  
first call on the use of the INPUT Scale  
Model, to run any subsequent specimens,  
either by asking Ecole Polytechnique to run  
the Scale Model or GSC personnel to have  
access to the Scale Model, in the borrower's  
laboratory;
- (d) the borrower shall pay all transportation  
costs associated with the loan; and
- (e) the borrower shall secure Her Majesty from  
and against any and all losses which may  
arise as a result of the loan.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2821

C.P.

2 December, 1975

(T.B. Rec. 739874 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN  
COUNCIL, on the recommendation of the Minister of  
the Environment and the Treasury Board, pursuant to  
Section 4 of the Canada Water Act, is pleased hereby  
to approve entry into an agreement, in accordance with  
the attached draft, with the Government of the Province  
of British Columbia for the implementation of water  
planning objectives in the Okanagan River Basin at an  
approximate cost of \$5,000,000, of which Canada's share  
shall not exceed \$2,500,000.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-3/2821

2 décembre 1975

(T.B. Rec-

)

(Rec. du C-T. 739874

)

Sur avis conforme du ministère de l'Environnement et du Conseil du Trésor et en vertu de l'article 4 de la Loi sur les ressources en eau du Canada, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL de ratifier par les présentes, en conformité du project ci-joint, la conclusion d'un accord avec le gouvernement de la province de la Colombie-Britannique en vue de l'exécution des plans d'aménagement du bassin de la rivière Okanagan, au coût approximatif de \$5,000,000 auquel le gouvernement du Canada apportera une contribution maximale de \$2,500,000.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-4/2821  
2 December 1975

(T.B. REC. 739839 )

His Excellency the Governor General in Council,  
on the recommendation of the Minister of National Defence  
and the Treasury Board, pursuant to section 12 of the  
National Defence Act, is pleased hereby to amend the  
regulations concerning "PUBLIC FUNDS BANK ACCOUNTS", made  
by Order in Council P.C. 1968-10/971 of May 22, 1968, and  
issued as article 202.02 of the Queen's Regulations and  
Orders for the Canadian Forces, in accordance with the  
schedule hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

The regulations concerning "PUBLIC FUNDS BANK ACCOUNTS", made by Order in Council P.C. 1968-10/971 of May 22, 1968, which were issued as article 202.02 of the Queen's Regulations and Orders for the Canadian Forces, are hereby amended as follows:

ARTICLE 202.02 - PUBLIC FUNDS BANK ACCOUNTS

DELETE paragraphs (1), (2) and (3), and  
SUBSTITUTE revised paragraphs (1), (2) and (3) as follows:

"(1) When banking facilities are available, an accounting officer shall deposit public funds for which he is responsible in a bank account that the Receiver General for Canada has authorized the Minister of National Defence to establish in a chartered bank designated by the Minister of Finance.

(2) When the Minister of National Defence requests authority to open a public funds bank account, the request shall be sent to the Receiver General through the Chief, National Defence Division, Supply and Services Canada.

(3) When the Receiver General has authorized a Department of National Defence public funds bank account to be established, the accounting officer shall open and maintain the account in his official capacity under the designation of "Department of National Defence, Accounting Officer, \_\_\_\_\_, \_\_\_\_\_".  
(Unit) (Location)

At the time the account is opened, he shall obtain from the bank and forward to the command comptroller the following undertaking:

"The account maintained under the designation "Department of National Defence, Accounting Officer, \_\_\_\_\_, \_\_\_\_\_", is held by this bank as money belonging  
(Unit)  
\_\_\_\_\_, is held by this bank as money belonging  
(Location)  
to the Department of National Defence, and the bank will at all times comply with any directions that may be given to the bank by the Chief of the Defence Staff, the Receiver General, the commanding officer \_\_\_\_\_, the  
(Unit)  
command comptroller \_\_\_\_\_, the formation  
(Command)  
accounting officer \_\_\_\_\_, or the base  
(Formation)  
comptroller \_\_\_\_\_, notwithstanding that these  
(Base)  
directions may be in conflict with those of the accounting officer who is the authorized signing officer of the aforementioned account".







CANADA  
PRIVY COUNCIL

P.C. 1975-5/2821  
2 December, 1975

(T.B. REC. 740091 )

His Excellency the Governor General  
in Council, on the recommendation of the Minister of Transport,  
and the Treasury Board, pursuant to Section 13 of the National  
Harbours Board Act, is pleased hereby to approve the entry by  
the National Harbours Board into a contract with Maltais  
Demolition Enr., Belair, Quebec, the lower tenderer, for  
Demolition of Two Marine Towers and Receiving Gallery on Wharf  
20, Quebec Harbour, Quebec, P.Q., at an estimated cost of  
\$64,000, based on a lump sum tender in the amount of \$57,725,  
plus a contingency of \$6,275.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P.1975-6/2821

2 décembre, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec.

)

(Rec. du C.T. 739801

)

En vertu de l'article 5 du Règlement sur les marchés de l'Etat, et suite à une recommandation du Solliciteur général et du Conseil du Trésor, son Excellence le Gouverneur général en Conseil autorise, par la présente, le Solliciteur général à conclure une entente (en substance le contrat ci-joint), avec le Gouvernement du Québec pour la mise en oeuvre d'un programme d'éducation à l'intention des détenus de l'établissement Cowansville, dans la province de Québec.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



ENTENTE CADRE RELATIVE À LA FORMATION DANS LES PÉNITENCIERS FÉDÉRAUX  
SITUÉS AU QUÉBEC

ENTENTE conclue le                    ième jour de                    1975

ENTRE:

LE GOUVERNEMENT DU CANADA, ci-après appelé "le Canada",  
représenté par le Solliciteur Général ou son représentant,  
d'une part

ET

LE GOUVERNEMENT DU QUÉBEC, ci-après appelé "le Québec",  
représenté par le ministre de l'Education ou son repré-  
sentant et le ministre des Affaires intergouvernementales  
ou son représentant, d'autre part.

CONSIDERANT que le Solliciteur général requiert des services éducatifs  
dans les pénitenciers régis par le Service Canadien des Pénitenciers  
et situés au Québec;

CONSIDERANT que les commissions scolaires québécoises sont en mesure  
d'offrir de tels services sur demande et autorisation du ministre de  
l'Education.



EN CONSÉQUENCE, les parties font les conventions suivantes:

1.00 Définitions

- 1.10 "Services aux étudiants ou stagiaires" désignent les services à caractère pédagogiques ou administratifs qui visent à la formation des détenus dans les institutions pénitentiaires régis par le Service Canadien des Pénitenciers.
- 1.20 "Services aux professeurs" désignent les services que les Commissions scolaires peuvent offrir à tout employé permanent ou occasionnel du Service Canadien des Pénitenciers dont la fonction touche la formation générale, professionnelle et socio-culturelle des détenus dans les institutions pénitentiaires.
- 1.30 "Politiques pédagogiques" désignent celle implantées en fonction de la philosophie émanant de la Direction générale de l'éducation des adultes, en concomitance avec les politiques générales du Service Canadien des Pénitenciers.
- 1.40 "Couverture pédagogique" désigne les devoirs juridictionnels habituellement exercés par le Ministre de l'Éducation sur les étudiants et le personnel enseignant et qui, dans le cadre de la présente entente, consistent à reconnaître et à certifier la formation générale, professionnelle et socio-culturelle offerte aux détenus-étudiants, par des professeurs et des instructeurs qualifiés employés par le Service Canadien des Pénitenciers ou par les Commissions scolaires.

2.00 Services devant être  
fournis par les  
Commissions scolaires

Le Ministre de l'Éducation convient que les Commissions scolaires peuvent fournir aux institutions pénitentiaires désignées par le Solliciteur Général, les services suivants:

- 2.10 Services aux étudiants et stagiaires:
- 2.11 Inscrire les étudiants et leur ouvrir un dossier.
- 2.12 Etablir les équivalences de formation.
- 2.13 Fournir aux institutions pénitentiaires les programmes, les monographies de cours, les directives et conseils pédagogiques nécessaires à l'atteinte des objectifs de formation.





- 2.14 Inscrire les étudiants aux sessions officielles d'examens.
- 2.15 Préparer, fournir et administrer les examens selon les procédures établie par la Direction générale de l'éducation des adultes.
- 2.16 Assermenter le personnel concerné par l'examens.
- 2.17 Transmettre aux étudiants et stagiaires ainsi qu'aux autorités des institutions pénitentiaires, les relevés de notes et les informations pertinentes aux résultats d'examens.
- 2.18 Faire la récupération des acquis de formation en cours d'emploi, en vue de l'émission de certificats ou d'attestations en formation professionnelle.
- 2.20 Services pédagogiques:
  - 2.21 Fournir à la demande des institutions pénitentiaires, le service de professeurs spécialistes pour l'enseignement des matières faisant partie des plans de formation générale, professionnelle et socio-culturelle.
  - 2.22 Ouvrir un dossier pour chaque professeur, voir à l'obtention d'une autorisation officielle d'enseigner et à la reconnaissance des années d'expérience.
  - 2.23 Service d'équivalences:  
Répondre aux demandes des professeurs qui désirent faire évaluer leur dossier aux fins d'équivalences et leur fournir les services d'un conseiller en orientation pour leur indiquer dans quel genre de formation ils peuvent évoluer.
  - 2.24 Contrôle de l'enseignement aux fins d'accréditations:  
Vis-à-vis le rendement des professeurs, les Commissions scolaires doivent faire des évaluations pédagogiques leur permettant de contrôler si la qualité des enseignements respecte les normes des programmes et si elle prépare adéquatement aux attestations devant éventuellement être émises. Les données des évaluations pédagogiques sont fournies aux autorités des institutions pénitentiaires concernées.



2.30 Autres services:

Il existe d'autres services aux étudiants et aux professeurs que les Commissions scolaires peuvent offrir:

2.31 La supervision pédagogique générale qui comporte les conseils sur les manuels, les programmes, les liens de continuité entre les divers secteurs d'enseignement et de formation.

2.32 La tenue de réunions pédagogiques favorisant l'implantation de nouvelles techniques pédagogiques et d'animation dans des secteurs déterminés d'enseignement.

2.33 Appui technique pour l'utilisation des programmes par objectifs.

2.34 Conservation des documents pédagogiques pour émission éventuelle de duplicata ou autres attestations sur demande d'employeurs ou de maisons d'enseignement.

3.00 Obligations du Service Canadien des Pénitenciers

3.10 Le Solliciteur Général verra à déléguer aux responsables de la formation des détenus, le mandat requis pour assurer l'application la plus complète des clauses de la présente entente.

3.11 Les institutions pénitenciaires qui détiennent la responsabilité financière de la présente entente assumeront la responsabilité de coordination par le biais du Bureau régional, Service des Finances, prévisions budgétaires adéquates devant couvrir la présente entente.

4.00 Paiement par le Canada

Le paiement des services tel que décrit à l'article 2.00 s'effectuera conformément aux procédures suivantes:

4.10 Facturation:

La facturation trimestrielle des services fournis à la demande expresse des institutions pénitenciaires sera faite conformément à l'annexe I de la présente entente et adressée au Service Canadien des Pénitenciers, Service des Finances, Bureau régional par les Commissions scolaires.

4.20 Délai:

Au plus tard un mois après la réception de la facturation, le paiement devra être parvenue au ministère de l'Éducation.



- 5.00 Cédule et endroit de travail
- A moins d'instructions contraires données par le Solliciteur Général, les Commissions scolaires veilleront à ce que les services à fournir soient exécutés dans un processus d'échanges compatibles avec les exigences émanant des directives du Commissaire et des instructions divisionnaires.
- 6.00 Aucun autre bénéfice
- Il est entendu et convenu que les Commissions scolaires ne sont pas admissibles à aucun autre avantage quel qu'il soit en plus de ceux prévus dans la présente entente. Il est également entendu et convenu que la présente entente ne donne pas lieu à la nomination ou à l'embauche de quelque personne que ce soit à titre d'agent, de commis ou d'employé du Canada.
- 7.00 Responsabilités d'employeur
- Ce sont les Commissions scolaires qui ont les responsabilités d'employeur envers les différentes personnes qui devront fournir des services en vertu de la présente entente et qui ne relèvent pas de l'autorité directe du Service Canadien des Pénitenciers.
- 8.00 Responsabilités du Solliciteur Général
- Le Solliciteur Général donnera les conseils, instructions, autorisations, décisions et tous les renseignements qu'il peut juger opportuns ou nécessaires en vertu de la présente entente.
- 9.00 Durée et fin
- La présente entente prend effet à compter du 1er octobre 1975. Elle demeure en vigueur jusqu'au 30 septembre 1976. Par la suite, elle se renouvelle automatiquement, pour une période d'un an, à moins qu'une des parties manifeste par écrit à l'autre partie, dans les soixante (60) jours précédant l'échéance du présent contrat, son intention de ne pas le renouveler. Copie de tel avis doit être adressée de part et d'autre.
- Le paragraphe ci-haut ne s'applique pas à l'annexe I ayant trait aux taux en vigueur qui devront être renégociés chaque année.
- 10.00 Amendements
- Tout amendement à la présente entente nécessite le consentement des deux parties. 1
- 11.00 Député
- Aucun député de la Chambre des Communes ne sera admissible à la présente entente ou à un bénéfice quelconque qui pourrait en découler.



12.00 Droits aux avantages

La présente entente donne droit aux avantages en faveur des parties susmentionnées et, sous réserve de l'article 12.00 en faveur de leurs exécuteurs, administrateur successeurs et cessionnaires ayant droit.

13.00 Propriété des documents

Tous les renseignements communiqués aux Commissions scolaires ou à leurs employés en vertu de la présente entente seront considérés comme confidentiels. Il est entendu que les résultats scolaires (attestation(s), diplôme(s), certificat(s) conservés confidentiellement aux greffes des Commissions scolaires deviennent la propriété du détenu au point de vue usage dès sa libération, sauf pour le matériel didactique appartenant aux Commissions scolaires.

EN FOI DE QUOI Commissaire des Pénitenciers a apposé sa signature,  
au nom du Canada, ce jour de 1975.

Commissaire des Pénitenciers

EN FOI DE QUOI le sous-ministre de l'Éducation et le sous-ministre des  
Affaires intergouvernementales ont apposé leurs signatures, au nom du  
Québec, ce jour de 1975.

(sous-ministre de l'Éducation)

(sous-ministre des Affaires  
intergouvernementales)





TAUX EN VIGUEUR POUR LA PERIODE DU 1er AVRIL 1975 AU 31 MARS 1976

Pendant la période du 1er avril 1975 au 31 mars 1976, le Service Canadien des Pénitenciers versera aux Commissions scolaires le montant d'un dollar (\$1.00) l'heure/groupe pour les services énumérés en 2.00, à l'exception de ceux qui suivent:

- 1.- Un montant de cinq dollars (\$5.00) sera versé pour le suivi du dossier d'un étudiant: études, équivalences, manutention des documents, mise à jour. (voir 2.12 et 2.34)
- 2.- Un montant de trois dollars (\$3.00) sera versé par matière-élève, pour tout examen de groupe ou individuel. (voir 2.14, 2.15, 2.16, 2.17)
- 3.- Un montant de seize dollars (\$16.00) l'heure, plus les frais de déplacement tels qu'établis par les normes de la Direction générale de l'éducation des adultes pour les Commissions scolaires, seront versés pour chaque période d'enseignement dispensé par le personnel de la Commission scolaire. (voir 2.21)
- 4.- Un montant de seize dollars (\$16.00) l'heure, plus les frais de déplacement tels qu'établis par les normes de la Direction générale de l'éducation des adultes pour les Commissions scolaires, seront versés lorsque les Commissions scolaires enverront sur place (en institution) un de leurs responsables ou professeurs spécialistes pour les fins décrites aux item 2.32 et 2.33.
- 5.- Un montant de vingt dollars (\$20.00) sera versé pour l'étude d'un dossier de professeur, et son acheminement aux instances. (voir 2.22 et 2.23)
- 6.- Un montant de quinze dollars (\$15.00) sera versé lorsqu'il sera demandé à la Commission scolaire de fournir une attestation ou un certificat de formation professionnelle, suite à l'évaluation des acquis de formation en cours d'emploi. (voir 2.13)





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-7/2821

2 décembre, 1975

(T.B. Rec.

(Rec. du C.T. 739816

)

)

En vertu de l'article 5 du Règlement  
sur les marchés d l'État, et suite à une  
recommandation du Solliciteur général et  
du Conseil du Trésor, son Excellence le  
Gouverneur général en Conseil autorise,  
par la présente, le Solliciteur général  
à conclure une entente (en substance  
le contrat ci-joint), avec le Gouvernement  
du Québec pour la mise en oeuvre d'un  
programme d'éducation à l'intention des  
détenus du Centre Fédéral de Formation,  
dans la province de Québec.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



ENTENTE CADRE RELATIVE À LA FORMATION DANS LES PÉNITENCIERS FÉDÉRAUX  
SITUÉS AU QUÉBEC

ENTENTE conclue le                    ième jour de                    1975

ENTRE:

LE GOUVERNEMENT DU CANADA, ci-après appelé "le Canada",  
représenté par le Solliciteur Général ou son représentant,  
d'une part

ET

LE GOUVERNEMENT DU QUÉBEC, ci-après appelé "le Québec",  
représenté par le ministre de l'Education ou son repré-  
sentant et le ministre des Affaires intergouvernementales  
ou son représentant, d'autre part.

CONSIDERANT que le Solliciteur général requiert des services éducatifs  
dans les pénitenciers régis par le Service Canadien des Pénitenciers  
et situés au Québec;

CONSIDERANT que les commissions scolaires québécoises sont en mesure  
d'offrir de tels services sur demande et autorisation du ministre de  
l'Education.



EN CONSÉQUENCE, les parties font les conventions suivantes:

1.00 Définitions

- 1.10 "Services aux étudiants ou stagiaires" désignent les services à caractère pédagogiques ou administratifs qui visent à la formation des détenus dans les institutions pénitentiaires régis par le Service Canadien des Pénitenciers.
- 1.20 "Services aux professeurs" désignent les services que les Commissions scolaires peuvent offrir à tout employé permanent ou occasionnel du Service Canadien des Pénitenciers dont la fonction touche la formation générale, professionnelle et socio-culturelle des détenus dans les institutions pénitentiaires.
- 1.30 "Politiques pédagogiques" désignent celles implantées en fonction de la philosophie émanant de la Direction générale de l'éducation des adultes, en concomitance avec les politiques générales du Service Canadien des Pénitenciers.
- 1.40 "Couverture pédagogique" désigne les devoirs juridictionnels habituellement exercés par le Ministre de l'Éducation sur les étudiants et le personnel enseignant et qui, dans le cadre de la présente entente, consistent à reconnaître et à certifier la formation générale, professionnelle et socio-culturelle offerte aux détenus-étudiants, par des professeurs et des instructeurs qualifiés, employés par le Service Canadien des Pénitenciers ou par les Commissions scolaires.

2.00 Services devant être fournis par les Commissions scolaires

Le Ministre de l'Éducation convient que les Commissions scolaires peuvent fournir aux institutions pénitentiaires désignées par le Solliciteur Général, les services suivants:

- 2.10 Services aux étudiants et stagiaires:
- 2.11 Inscrire les étudiants et leur ouvrir un dossier.
- 2.12 Etablir les équivalences de formation.
- 2.13 Fournir aux institutions pénitentiaires les programmes, les monographies de cours, les directives et conseils pédagogiques nécessaires à l'atteinte des objectifs de formation.





- 2.14 Inscrire les étudiants aux sessions officielles d'examens.
- 2.15 Préparer, fournir et administrer les examens selon les procédures établie par la Direction générale de l'éducation des adultes.
- 2.16 Assermenter le personnel concerné par l'examens.
- 2.17 Transmettre aux étudiants et stagiaires ainsi qu'aux autorités des institutions pénitenciaires, les relevés de notes et les informations pertinentes aux résultats d'examens.
- 2.18 Faire la récupération des acquis de formation en cours d'emploi, en vue de l'émission de certificats ou d'attestations en formation professionnelle.

## 2.20 Services pédagogiques:

- 2.21 Fournir à la demande des institutions pénitenciaires, le service de professeurs spécialistes pour l'enseignement des matières faisant partie des plans de formation générale, professionnelle et socio-culturelle.
- 2.22 Ouvrir un dossier pour chaque professeur, voir à l'obtention d'une autorisation officielle d'enseigner et à la reconnaissance des années d'expérience.

## 2.23 Service d'équivalences:

Répondre aux demandes des professeurs qui désirent faire évaluer leur dossier aux fins d'équivalences et leur fournir les services d'un conseiller en orientation pour leur indiquer dans quel genre de formation ils peuvent évoluer.

## 2.24 Contrôle de l'enseignement aux fins d'accréditations:

Vis-à-vis le rendement des professeurs, les Commissions scolaires doivent faire des évaluations pédagogiques leur permettant de contrôler si la qualité des enseignements respecte les normes des programmes et si elle prépare adéquatement aux attestations devant éventuellement être émises. Les données des évaluations pédagogiques sont fournies aux autorités des institutions pénitenciaires concernées.



2.30 Autres services:

Il existe d'autres services aux étudiants et aux professeurs que les Commissions scolaires peuvent offrir:

2.31 La supervision pédagogique générale qui comporte les conseils sur les manuels, les programmes, les liens de continuité entre les divers secteurs d'enseignement et de formation.

2.32 La tenue de réunions pédagogiques favorisant l'implantation de nouvelles techniques pédagogiques et d'animation dans des secteurs déterminés d'enseignement.

2.33 Appui technique pour l'utilisation des programmes par objectifs.

2.34 Conservation des documents pédagogiques pour émission éventuelle de duplicata ou autres attestations sur demande d'employeurs ou de maisons d'enseignement.

3.00 Obligations du Service  
Canadien des Pénitenciers

3.10 Le Solliciteur Général verra à déléguer aux responsables de la formation des détenus, le mandat requis pour assurer l'application la plus complète des clauses de la présente entente.

3.11 Les institutions pénitenciaires qui détiennent la responsabilité financière de la présente entente assumeront la responsabilité de coordination par le biais du Bureau régional, Service des Finances, prévisions budgétaires adéquates devant couvrir la présente entente.

4.00 Paiement par le Canada

Le paiement des services tel que décrit à l'article 2.00 s'effectuera conformément aux procédures suivantes:

4.10 Facturation:

La facturation trimestrielle des services fournis à la demande expresse des institutions pénitenciaires sera faite conformément à l'annexe I de la présente entente et adressée au Service Canadien des Pénitenciers, Service des Finances, Bureau régional par les Commissions scolaires.

4.20 Délai:

Au plus tard un mois après la réception de la facturation, le paiement devra être parvenue au ministère de l'Éducation.



- 5.00 Cédule et endroit de travail
- A moins d'instructions contraires données par le Solliciteur Général, les Commissions scolaires veilleront à ce que les services à fournir soient exécutés dans un processus d'échanges compatibles avec les exigences émanant des directives du Commissaire et des instructions divisionnaires.
- 6.00 Aucun autre bénéfice
- Il est entendu et convenu que les Commissions scolaires ne sont pas admissibles à aucun autre avantage quel qu'il soit en plus de ceux prévus dans la présente entente. Il est également entendu et convenu que la présente entente ne donne pas lieu à la nomination ou à l'embauche de quelque personne que ce soit à titre d'agent, de commis ou d'employé du Canada.
- 7.00 Responsabilités d'employeur
- Ce sont les Commissions scolaires qui ont les responsabilités d'employeur envers les différentes personnes qui devront fournir des services en vertu de la présente entente et qui ne relèvent pas de l'autorité directe du Service Canadien des Pénitenciers.
- 8.00 Responsabilités du Solliciteur Général
- Le Solliciteur Général donnera les conseils, instructions, autorisations, décisions et tous les renseignements qu'il peut juger opportuns ou nécessaires en vertu de la présente entente.
- 9.00 Durée et fin
- La présente entente prend effet à compter du 1er octobre 1975.<sup>1</sup> Elle demeure en vigueur jusqu'au 30 septembre 1976. Par la suite, elle se renouvelle automatiquement, pour une période d'un an, à moins qu'une des parties manifeste par écrit à l'autre partie, dans les soixante (60) jours précédant l'échéance du présent contrat, son intention de ne pas le renouveler. Copie de tel avis doit être adressée de part et d'autre.
- Le paragraphe ci-haut ne s'applique pas à l'annexe I ayant trait aux taux en vigueur qui devront être renégociés chaque année.
- 10.00 Amendements
- Tout amendement à la présente entente nécessite le consentement des deux parties.
- 11.00 Député
- Aucun député de la Chambre des Communes ne sera admissible à la présente entente ou à un bénéfice quelconque qui pourrait en découler.





12.00 Droits aux avantages

La présente entente donne droit aux avantages en faveur des parties susmentionnées et, sous réserve de l'article 12.00 en faveur de leurs exécuteurs, administrateurs, successeurs et cessionnaires ayant droit.

13.00 Propriété des documents

Tous les renseignements communiqués aux Commissions scolaires ou à leurs employés en vertu de la présente entente seront considérés comme confidentiels. Il est entendu que les résultats scolaires (attestation(s), diplôme(s), certificat(s) conservés confidentiellement aux greffes des Commissions scolaires deviennent la propriété du détenu au point de vue usage dès sa libération, sauf pour le matériel didactique appartenant aux Commissions scolaires.

EN FOI DE QUOI Commissaire des Pénitenciers a apposé sa signature,  
au nom du Canada, ce jour de 1975.

Commissaire des Pénitenciers

EN FOI DE QUOI le sous-ministre de l'Éducation et le sous-ministre des  
Affaires intergouvernementales ont apposé leurs signatures, au nom du  
Québec, ce jour de 1975.

(sous-ministre de l'Éducation)

(sous-ministre des Affaires  
intergouvernementales)





TAUX EN VIGUEUR POUR LA PERIODE DU 1er AVRIL 1975 AU 31 MARS 1976

Pendant la période du 1er avril 1975 au 31 mars 1976, le Service Canadien des Pénitenciers versera aux Commissions scolaires le montant d'un dollar (\$1.00) l'heure/groupe pour les services énumérés en 2.00, à l'exception de ceux qui suivent:

- 1.- Un montant de cinq dollars (\$5.00) sera versé pour le suivi du dossier d'un étudiant: études, équivalences, manutention des documents, mise à jour. (voir 2.12 et 2.34)
- 2.- Un montant de trois dollars (\$3.00) sera versé par matière-élève, pour tout examen de groupe ou individuel. (voir 2.14, 2.15, 2.16, 2.17)
- 3.- Un montant de seize dollars (\$16.00) l'heure, plus les frais de déplacement tels qu'établis par les normes de la Direction générale de l'éducation des adultes pour les Commissions scolaires, seront versés pour chaque période d'enseignement dispensé par le personnel de la Commission scolaire. (voir 2.21)
- 4.- Un montant de seize dollars (\$16.00) l'heure, plus les frais de déplacement tels qu'établis par les normes de la Direction générale de l'éducation des adultes pour les Commissions scolaires, seront versés lorsque les Commissions scolaires enverront sur place (en institution) un de leurs responsables ou professeurs spécialistes pour les fins décrites aux item 2.32 et 2.33.
- 5.- Un montant de vingt dollars (\$20.00) sera versé pour l'étude d'un dossier de professeur, et son acheminement aux instances. (voir 2.22 et 2.23)
- 6.- Un montant de quinze dollars (\$15.00) sera versé lorsqu'il sera demandé à la Commission scolaire de fournir une attestation ou un certificat de formation professionnelle, suite à l'évaluation des acquis de formation en cours d'emploi. (voir 2.13)





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.  
C.P. 1975-8/2821  
2 décembre 1975

(T.B. Rec. 739858 )  
(Rec. du C.T. )

En vertu de l'article 5 du Règlement sur les marchés de l'Etat, et suite à une recommandation du Solliciteur général et du Conseil du Trésor, son Excellence le Gouverneur général en Conseil autorise, par la présente, le Solliciteur général à conclure une entente (en substance le contrat ci-joint), avec le Gouvernement du Québec pour la mise en oeuvre d'un programme d'éducation à l'intention des détenus de l'établissement Archambault, dans la province de Québec.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



ENTENTE CADRE RELATIVE À LA FORMATION DANS LES PÉNITENCIERS FÉDÉRAUX  
SITUÉS AU QUÉBEC

ENTENTE conclue le                    ième jour de                    1975

ENTRE:

LE GOUVERNEMENT DU CANADA, ci-après appelé "le Canada",  
représenté par le Solliciteur Général ou son représentant,  
d'une part

ET

LE GOUVERNEMENT DU QUÉBEC, ci-après appelé "le Québec",  
représenté par le ministre de l'Education ou son repré-  
sentant et le ministre des Affaires intergouvernementales  
ou son représentant, d'autre part.

CONSIDERANT que le Solliciteur général requiert des services éducatifs  
dans les pénitenciers régis par le Service Canadien des Pénitenciers  
et situés au Québec;

CONSIDERANT que les commissions scolaires québécoises sont en mesure  
d'offrir de tels services sur demande et autorisation du ministre de  
l'Education.



EN CONSÉQUENCE, les parties font les conventions suivantes:

## 1.00 Définitions

- 1.10 "Services aux étudiants ou stagiaires" désignent les services à caractère pédagogiques ou administratifs qui visent à la formation des détenus dans les institutions pénitentiaires régis par le Service Canadien des Pénitenciers.
- 1.20 "Services aux professeurs" désignent les services que les Commissions scolaire peuvent offrir à tout employé permanent ou occasionnel du Service Canadien des Pénitenciers dont la fonction touche la formation générale, professionnelle et socio-culturelle des détenus dans les institutions pénitentiaires.
- 1.30 "Politiques pédagogiques" désignent celles implantées en fonction de la philosophie émanant de la Direction générale de l'éducation des adultes, en concomitance avec les politiques générales du Service Canadien des Pénitenciers.
- 1.40 "Couverture pédagogique" désigne les devoirs juridictionnels habituellement exercés par le Ministre de l'Éducation sur les étudiants et le personnel enseignant et qui, dans le cadre de la présente entente, consistent à reconnaître et à certifier la formation générale, professionnelle et socio-culturelle offerte aux détenus-étudiants, par des professeurs et des instructeurs qualifiés, employés par le Service Canadien des Pénitenciers ou par les Commissions scolaires.

## 2.00 Services devant être fournis par les Commissions scolaires

Le Ministre de l'Éducation convient que les Commissions scolaires peuvent fournir aux institutions pénitentiaires désignées par le Solliciteur Général, les services suivants:

- 2.10 Services aux étudiants et stagiaires:
  - 2.11 Inscrire les étudiants et leur ouvrir un dossier.
  - 2.12 Etablir les équivalences de formation.
  - 2.13 Fournir aux institutions pénitentiaires les programmes, les monographies de cours, les directives et conseils pédagogiques nécessaires à l'atteinte des objectifs de formation.





- 2.14 Inscrire les étudiants aux sessions officielles d'examens.
- 2.15 Préparer, fournir et administrer les examens selon les procédures établie par la Direction générale de l'éducation des adultes.
- 2.16 Assermenter le personnel concerné par l'examens.
- 2.17 Transmettre aux étudiants et stagiaires ainsi qu'aux autorités des institutions pénitenciaires, les relevés de notes et les informations pertinentes aux résultats d'examens.
- 2.18 Faire la récupération des acquis de formation en cours d'emploi, en vue de l'émission de certificats ou d'attestations en formation professionnelle.
- 2.20 Services pédagogiques:
  - 2.21 Fournir à la demande des institutions pénitenciaires, le service de professeurs spécialistes pour l'enseignement des matières faisant partie des plans de formation générale, professionnelle et socio-culturelle.
  - 2.22 Ouvrir un dossier pour chaque professeur, voir à l'obtention d'une autorisation officielle d'enseigner et à la reconnaissance des années d'expérience.
  - 2.23 Service d'équivalences:

Répondre aux demandes des professeurs qui désirent faire évaluer leur dossier aux fins d'équivalences et leur fournir les services d'un conseiller en orientation pour leur indiquer dans quel genre de formation ils peuvent évoluer.
  - 2.24 Contrôle de l'enseignement aux fins d'accréditations:

Vis-à-vis le rendement des professeurs, les Commissions scolaires doivent faire des évaluations pédagogiques leur permettant de contrôler si la qualité des enseignements respecte les normes des programmes et si elle prépare adéquatement aux attestations devant éventuellement être émises. Les données des évaluations pédagogiques sont fournies aux autorités des institutions pénitenciaires concernées.



## 2.30 Autres services:

Il existe d'autres services aux étudiants et aux professeurs que les Commissions scolaires peuvent offrir:

- 2.31 La supervision pédagogique générale qui comporte les conseils sur les manuels, les programmes, les liens de continuité entre les divers secteurs d'enseignement et de formation.
- 2.32 La tenue de réunions pédagogiques favorisant l'implantation de nouvelles techniques pédagogiques et d'animation dans des secteurs déterminés d'enseignement.
- 2.33 Appui technique pour l'utilisation des programmes par objectifs.
- 2.34 Conservation des documents pédagogiques pour émission éventuelle de duplicata ou autres attestations sur demande d'employeurs ou de maisons d'enseignement.

## 3.00 Obligations du Service Canadien des Pénitenciers

- 3.10 Le Solliciteur Général verra à déléguer aux responsables de la formation des détenus, le mandat requis pour assurer l'application la plus complète des clauses de la présente entente.
- 3.11 Les institutions pénitenciaires qui détiennent la responsabilité financière de la présente entente assumeront la responsabilité de coordination par le biais du Bureau régional, Service des Finances, prévisions budgétaires adéquates devant couvrir la présente entente.

## 4.00 Paiement par le Canada

Le paiement des services tel que décrit à l'article 2.00 s'effectuera conformément aux procédures suivantes:

### 4.10 Facturation:

La facturation trimestrielle des services fournis à la demande expresse des institutions pénitenciaires sera faite conformément à l'annexe I de la présente entente et adressée au Service Canadien des Pénitenciers, Service des Finances, Bureau régional par les Commissions scolaires.

### 4.20 Délai:

Au plus tard un mois après la réception de la facturation, le paiement devra être parvenue au ministère de l'Éducation.



- 5.00 Cédule et endroit de travail
- A moins d'instructions contraires données par le Solliciteur Général, les Commissions scolaires veilleront à ce que les services à fournir soient exécutés dans un processus d'échanges compatibles avec les exigences émanant des directives du Commissaire et des instructions divisionnaires.
- 6.00 Aucun autre bénéfice
- Il est entendu et convenu que les Commissions scolaires ne sont pas admissibles à aucun autre avantage quel qu'il soit en plus de ceux prévus dans la présente entente. Il est également entendu et convenu que la présente entente ne donne pas lieu à la nomination ou à l'embauche de quelque personne que ce soit à titre d'agent, de commis ou d'employé du Canada.
- 7.00 Responsabilités d'employeur
- Ce sont les Commissions scolaires qui ont les responsabilités d'employeur envers les différentes personnes qui devront fournir des services en vertu de la présente entente et qui ne relèvent pas de l'autorité directe du Service Canadien des Pénitenciers.
- 8.00 Responsabilités du Solliciteur Général
- Le Solliciteur Général donnera les conseils, instructions, autorisations, décisions et tous les renseignements qu'il peut juger opportuns ou nécessaires en vertu de la présente entente.
- 9.00 Durée et fin
- La présente entente prend effet à compter du 1er octobre 1975.<sup>1</sup> Elle demeure en vigueur jusqu'au 30 septembre 1976. Par la suite, elle se renouvelle automatiquement, pour une période d'un an, à moins qu'une des parties manifeste par écrit à l'autre partie, dans les soixante (60) jours précédant l'échéance du présent contrat, son intention de ne pas le renouveler. Copie de tel avis doit être adressée de part et d'autre.
- Le paragraphe ci-haut ne s'applique pas à l'annexe I ayant trait aux taux en vigueur qui devront être renégociés chaque année.
- 10.00 Amendements
- Tout amendement à la présente entente nécessite le consentement des deux parties.
- 11.00 Député
- Aucun député de la Chambre des Communes ne sera admissible à la présente entente ou à un bénéfice quelconque qui pourrait en découler.



12.00 Droits aux avantages

La présente entente donne droit aux avantages en faveur des parties susmentionnées et, sous réserve de l'article 12.00 en faveur de leurs exécuteurs, administrateurs, successeurs et cessionnaires ayant droit.

13.00 Propriété des documents

Tous les renseignements communiqués aux Commissions scolaires ou à leurs employés en vertu de la présente entente seront considérés comme confidentiels. Il est entendu que les résultats scolaires (attestation(s), diplôme(s), certificat(s)) conservés confidentiellement aux greffes des Commissions scolaires deviennent la propriété du détenu au point de vue usage dès sa libération, sauf pour le matériel didactique appartenant aux Commissions scolaires.

EN FOI DE QUOI Commissaire des Pénitenciers a apposé sa signature,  
au nom du Canada, ce jour de 1975.

Commissaire des Pénitenciers

EN FOI DE QUOI le sous-ministre de l'Éducation et le sous-ministre des  
Affaires intergouvernementales ont apposé leurs signatures, au nom du  
Québec, ce jour de 1975.

(sous-ministre de l'Éducation)

(sous-ministre des Affaires  
intergouvernementales)





TAUX EN VIGUEUR POUR LA PERIODE DU 1er AVRIL 1975 AU 31 MARS 1976

Pendant la période du 1er avril 1975 au 31 mars 1976, le Service Canadien des Pénitenciers versera aux Commissions scolaires le montant d'un dollar (\$1.00) l'heure/groupe pour les services énumérés en 2.00, à l'exception de ceux qui suivent:

- 1.- Un montant de cinq dollars (\$5.00) sera versé pour le suivi du dossier d'un étudiant: études, équivalences, manutention des documents, mise à jour. (voir 2.12 et 2.34)
- 2.- Un montant de trois dollars (\$3.00) sera versé par matière-élève, pour tout examen de groupe ou individuel. (voir 2.14, 2.15, 2.16, 2.17)
- 3.- Un montant de seize dollars (\$16.00) l'heure, plus les frais de déplacement tels qu'établis par les normes de la Direction générale de l'éducation des adultes pour les Commissions scolaires, seront versés pour chaque période d'enseignement dispensé par le personnel de la Commission scolaire. (voir 2.21)
- 4.- Un montant de seize dollars (\$16.00) l'heure, plus les frais de déplacement tels qu'établis par les normes de la Direction générale de l'éducation des adultes pour les Commissions scolaires, seront versés lorsque les Commissions scolaires enverront sur place (en institution) un de leurs responsables ou professeurs spécialistes pour les fins décrites aux item 2.32 et 2.33.
- 5.- Un montant de vingt dollars (\$20.00) sera versé pour l'étude d'un dossier de professeur, et son acheminement aux instances. (voir 2.22 et 2.23)
- 6.- Un montant de quinze dollars (\$15.00) sera versé lorsqu'il sera demandé à la Commission scolaire de fournir une attestation ou un certificat de formation professionnelle, suite à l'évaluation des acquis de formation en cours d'emploi. (voir 2.18)





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P.

(T.B. Rec.

(Rec. du C.T.

)

)

En vertu de l'article 5 du Règlement sur les marchés de l'Etat, et suite à une recommandation du Solliciteur général et du Conseil du Trésor, son Excellence le Gouverneur général en Conseil autorise, par la présente, le Solliciteur général à conclure une entente (en substance le contrat ci-joint), avec le Gouvernement du Québec pour la mise en oeuvre d'un programme d'éducation à l'intention des détenus de l'établissement Archambault, dans la province de Québec.





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.  
C.P. 1975-9/2821  
2 décembre 1975

(T.B. Rec. )  
(Rec. du C.T. 739897 )

En vertu de l'article 5 du Règlement sur les marchés de l'État, et suite à une recommandation du Solliciteur général et du Conseil du Trésor, son Excellence le Gouverneur général en Conseil autorise, par la présente, le Solliciteur général à conclure une entente(en substance le contrat ci-joint), avec le Gouvernement du Québec pour la mise en oeuvre d'un programme d'éducation à l'intention des détenus de l'établissement Leclerc, dans la province de Québec.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



ENTENTE CADRE RELATIVE À LA FORMATION DANS LES PÉNITENCIERS FÉDÉRAUX  
SITUÉS AU QUÉBEC

ENTENTE conclue le                    ième jour de                    1975

ENTRE:

LE GOUVERNEMENT DU CANADA, ci-après appelé "le Canada",  
représenté par le Solliciteur Général ou son représentant,  
d'une part

ET

LE GOUVERNEMENT DU QUÉBEC, ci-après appelé "le Québec",  
représenté par le ministre de l'Education ou son repré-  
sentant et le ministre des Affaires intergouvernementales  
ou son représentant, d'autre part.

CONSIDERANT que le Solliciteur général requiert des services éducatifs  
dans les pénitenciers régis par le Service Canadien des Pénitenciers  
et situés au Québec;

CONSIDERANT que les commissions scolaires québécoises sont en mesure  
d'offrir de tels services sur demande et autorisation du ministre de  
l'Education.





EN CONSÉQUENCE, les parties font les conventions suivantes:

## 1.00 Définitions

- 1.10 "Services aux étudiants ou stagiaires" désignent les services à caractère pédagogiques ou administratifs qui visent à la formation des détenus dans les institutions pénitenciaires régis par le Service Canadien des Pénitenciers.
- 1.20 "Services aux professeurs" désignent les services que les Commissions scolaires peuvent offrir à tout employé permanent ou occasionnel du Service Canadien des Pénitenciers dont la fonction touche la formation générale, professionnelle et socio-culturelle des détenus dans les institutions pénitenciaires.
- 1.30 "Politiques pédagogiques" désignent celles implantées en fonction de la philosophie émanant de la Direction générale de l'éducation des adultes, en concomitance avec les politiques générales du Service Canadien des Pénitenciers.
- 1.40 "Couverture pédagogique" désigne les devoirs juridictionnels habituellement exercés par le Ministre de l'Éducation sur les étudiants et le personnel enseignant et qui, dans le cadre de la présente entente, consistent à reconnaître et à certifier la formation générale, professionnelle et socio-culturelle offerte aux détenus-étudiants, par des professeurs et des instructeurs qualifiés, employés par le Service Canadien des Pénitenciers ou par les Commissions scolaires.

## 2.00 Services devant être fournis par les Commissions scolaires

Le Ministre de l'Éducation convient que les Commissions scolaires peuvent fournir aux institutions pénitenciaires désignées par le Solliciteur Général, les services suivants:

- 2.10 Services aux étudiants et stagiaires:
  - 2.11 Inscrire les étudiants et leur ouvrir un dossier.
  - 2.12 Etablir les équivalences de formation.
  - 2.13 Fournir aux institutions pénitenciaires les programmes, les monographies de cours, les directives et conseils pédagogiques nécessaires à l'atteinte des objectifs de formation.



- 2.14 Inscrire les étudiants aux sessions officielles d'examens.
- 2.15 Préparer, fournir et administrer les examens selon les procédures établies par la Direction générale de l'éducation des adultes.
- 2.16 Assermenter le personnel concerné par les examens.
- 2.17 Transmettre aux étudiants et stagiaires ainsi qu'aux autorités des institutions pénitenciaires, les relevés de notes et les informations pertinentes aux résultats d'examen.
- 2.18 Faire la récupération des acquis de formation en cours d'emploi, en vue de l'émission de certificats ou d'attestations en formation professionnelle.

#### 2.20 Services pédagogiques:

- 2.21 Fournir à la demande des institutions pénitenciaires, le service de professeurs spécialistes pour l'enseignement des matières faisant partie des plans de formation générale, professionnelle et socio-culturelle.
- 2.22 Ouvrir un dossier pour chaque professeur, voir à l'obtention d'une autorisation officielle d'enseignement et à la reconnaissance des années d'expérience.

#### 2.23 Service d'équivalences:

Répondre aux demandes des professeurs qui désirent faire évaluer leur dossier aux fins d'équivalences et leur fournir les services d'un conseiller en orientation pour leur indiquer dans quel genre de format ils peuvent évoluer.

#### 2.24 Contrôle de l'enseignement aux fins d'accréditations:

Vis-à-vis le rendement des professeurs, les Commissions scolaires doivent faire des évaluations pédagogiques leur permettant de contrôler si la qualité des enseignements respecte les normes des programmes et si elle prépare adéquatement aux attestations devant éventuellement être émises. Les données des évaluations pédagogiques sont fournies aux autorités des institutions pénitenciaires concernées.



### 2.30 Autres services:

Il existe d'autres services aux étudiants et aux professeurs que les Commissions scolaires peuvent offrir:

- 2.31 La supervision pédagogique générale  
qui comporte les conseils sur les manuels, les programmes, les liens de continuité entre les divers secteurs d'enseignement et de formation.
- 2.32 La tenue de réunions pédagogiques favorisant l'implantation de nouvelles techniques pédagogiques et d'animation dans des secteurs déterminés d'enseignement.
- 2.33 Appui technique pour l'utilisation des programmes par objectifs.
- 2.34 Conservation des documents pédagogiques pour émission éventuelle de duplicata ou autres attestations sur demande d'employeurs ou de maisons d'enseignement.

### 3.00 Obligations du Service Canadien des Pénitenciers

3.10 Le Solliciteur Général verra à déléguer aux responsables de la formation des détenus, le mandat requis pour assurer l'application la plus complète des clauses de la présente entente.

3.11 Les institutions pénitenciaires qui détiennent la responsabilité financière de la présente entente assumeront la responsabilité de coordination par le biais du Bureau régional, Service des Finances, prévisions budgétaires adéquates devant couvrir la présente entente.

### 4.00 Paiement par le Canada

Le paiement des services tel que décrit à l'article 2.00 s'effectuera conformément aux procédures suivantes:

#### 4.10 Facturation:

La facturation trimestrielle des services fournis à la demande expresse des institutions pénitenciaires sera faite conformément à l'annexe I de la présente entente et adressée au Service Canadien des Pénitenciers, Service des Finances, Bureau régional par les Commissions scolaires.

#### 4.20 Délai:

Au plus tard un mois après la réception de la facturation, le paiement devra être parvenue au ministère de l'Éducation.





- 5.00 Cédule et endroit de travail
- A moins d'instructions contraires données par le Solliciteur Général, les Commissions scolaires veilleront à ce que les services à fournir soient exécutés dans un processus d'échanges compatibles avec les exigences émanant des directives du Commissaire et des instructions divisionnaires.
- 6.00 Aucun autre bénéfice
- Il est entendu et convenu que les Commissions scolaires ne sont pas admissibles à aucun autre avantage quel qu'il soit en plus de ceux prévus dans la présente entente. Il est également entendu et convenu que la présente entente ne donne pas lieu à la nomination ou à l'embauche de quelque personne que ce soit à titre d'agent, de commis ou d'employé du Canada.
- 7.00 Responsabilités d'employeur
- Ce sont les Commissions scolaires qui ont les responsabilités d'employeur envers les différentes personnes qui devront fournir des services en vertu de la présente entente et qui ne relèvent pas de l'autorité directe du Service Canadien des Pénitenciers.
- 8.00 Responsabilités du Solliciteur Général
- Le Solliciteur Général donnera les conseils, instructions, autorisations, décisions et tous les renseignements qu'il peut juger opportuns ou nécessaires en vertu de la présente entente.
- 9.00 Durée et fin
- La présente entente prend effet à compter du 1er octobre 1975. Elle demeure en vigueur jusqu'au 30 septembre 1976. Par la suite, elle se renouvelle automatiquement, pour une période d'un an, à moins qu'une des parties manifeste par écrit à l'autre partie, dans les soixante (60) jours précédant l'échéance du présent contrat, son intention de ne pas le renouveler. Copie de tel avis doit être adressée de part et d'autre.
- Le paragraphe ci-haut ne s'applique pas à l'annexe I ayant trait aux taux en vigueur qui devront être renégociés chaque année.
- 10.00 Amendements
- Tout amendement à la présente entente nécessite le consentement des deux parties.
- 11.00 Député
- Aucun député de la Chambre des Communes ne sera admissible à la présente entente ou à un bénéfice quelconque qui pourrait en découler.





12.00 Droits aux avantages

La présente entente donne droit aux avantages en faveur des parties susmentionnées et, sous réserve de l'article 12.00 en faveur de leurs exécuteurs, administrateurs, successeurs et cessionnaires ayant droit.

13.00 Propriété des documents

Tous les renseignements communiqués aux Commissions scolaires ou à leurs employés en vertu de la présente entente seront considérés comme confidentiels. Il est entendu que les résultats scolaires (attestation(s), diplôme(s), certificat(s)) conservés confidentiellement aux greffes des Commissions scolaires deviennent la propriété du détenu au point de vue usage dès sa libération, sauf pour le matériel didactique appartenant aux Commissions scolaires.

EN FOI DE QUOI Commissaire des Pénitenciers a apposé sa signature,  
au nom du Canada, ce jour de 1975.

Commissaire des Pénitenciers

EN FOI DE QUOI le sous-ministre de l'Éducation et le sous-ministre des  
Affaires intergouvernementales ont apposé leurs signatures, au nom du  
Québec, ce jour de 1975.

(sous-ministre de l'Éducation)

(sous-ministre des Affaires  
intergouvernementales)





CANADA  
PRIVY COUNCIL

P.C. 1975-1/2822  
2 December, 1975

(T.B. REC. 739072 )

That the Governor General in Council, on the recommendation of the Minister of Agriculture and the Treasury Board is pleased to authorize payment, on a nugatory basis, to the Continental Grain Company (Canada) Ltd. in the amount of \$92,040.00 on the following bases:

- |   |               |
|---|---------------|
| - A cash settlement of  | - \$ 5,195.00 |
| - Replacement of 10,000 bushels of seed valued at \$6.00 per bushel   | - \$60,000.00 |
| - Returned 15,340 bushels of spoiled seed valued at \$1.75 per bushel | - \$26,845.00 |

to settle a liability incurred when Oriental Mustard Seed was spoiled while in storage at the Canadian Government Elevator operated by the Canadian Grain Commission at Calgary, Alberta.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-2/2822  
2 December, 1975

(T.B. REC. 739148 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN  
COUNCIL, on the recommendation of the Solicitor General  
and the Treasury Board is pleased hereby to authorize  
the Royal Canadian Mounted Police to make minor  
presentations of tokens in lieu of Official Hospitality  
to individuals at the Discretion of the Commissioner,  
for Services rendered to the Royal Canadian Mounted  
Police, up to a maximum of \$2,000.00 per annum.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-1/2823  
2 December, 1975

(T.B. REC. 740213 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the minister of Agriculture and  
the Treasury Board, is pleased to authorize entry into an  
agreement with the Province of New Brunswick, whereby the  
Province will occupy and use certain space for its extension  
staff, in the Pathology Building No. 3 at the Agriculture  
Canada Research Station, Fredericton, New Brunswick from  
December 1, 1975, on the terms and conditions set out in the  
Schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





## SCHEDULE OF TERMS AND CONDITIONS

For occupancy by the New Brunswick Department of Agriculture and Rural Development of office space at Agriculture Canada Research Station, Fredericton, New Brunswick.

### A. Canada Agrees:

1. To permit New Brunswick to occupy and use office space in the Pathology Building No. 3 at the said Research Station. Such office space being designated as office numbers 101, 102, 201, 202, 203, 204, 205, 206, containing a total of approximately 2016 square feet.
2. To supply electric power, light, heat, water, protective service and miscellaneous supplies.
3. To provide lecture and meeting room facilities as provided to provincial employees located in the capital district headquarters building located in the research building.
4. To provide automobile parking space similar to that provided to provincial employees located in the capital district headquarters building located on the Research Station.

### B. New Brunswick Agrees:

1. To pay to Canada in consideration of the provision of the aforesaid utilities, service and supplies, the sum of \$168.00 per month or such other sum as may be established from time to time as representing Canada's cost of supplying such utilities, services and supplies.
2. To make its own arrangements and/or payment for:
  - a) Repairs, renovations, upgrading of existing facilities as approved by Canada.
  - b) The installation of all necessary telephone facilities.
  - c) Supply of office furniture, equipment and stationery to meet New Brunswick's needs.
  - d) Janitorial service.
3. To conform to all regulations and requirements of the Research Station Director insofar as the operation and security of the Research Station is concerned.



4. To save harmless Canada from and against any and all claims that may arise out of New Brunswick activities and operations, and the activities and operations of its agents and employees in connection with the occupancy and use agreement.

C. It is Mutually Agreed:

1. This Agreement shall be in effect from December 1, 1975 and continue in force for a period of five years from that date and thereafter be subject to renewal on a yearly basis, but may be terminated by either party after the period of five years from the effective date by either party giving to the other party six months' written notice of intent to so terminate.
2. This Agreement shall not be deemed to include the provision of Technical, Administrative or Secretarial staff services by either party.
3. Both parties shall make all efforts to achieve and maintain harmonious working relationships in the conduct of the activities of their respective field personnel.





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2823

C.P.

2 December, 1975

(T.B. Rec. 740083 )  
(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR IN COUNCIL, on the recommendation of the Minister of Communications and the Treasury Board, pursuant to subsection 2 of section 9 of the Canadian Overseas Telecommunication Corporation Act, is pleased hereby to grant authority to Canadian Overseas Telecommunication Corporation to enter into a contract with Louis Donolo Inc. for the erection of tenant's improvements consisting of partitioning, general cabinet and mill work, and associated hardware, on the 11th to 17th floors of the building leased by the Corporation from "Les Immeubles Alliance Ltée", in the City of Montreal, at a cost of \$447,900 including taxes, transport and installation; plus 10% contingency factor.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.  
C.P. 1975-2/2823  
2 décembre 1975

(T.B. Rec. 740083 )  
(Rec. du C.T. )

Sur avis conforme du Ministre des Communications et du Conseil du Trésor et en vertu du paragraphe 2 de l'article 9 de la Loi sur la Société canadienne des Télécommunications transmarines, il plaît à Son Excellence le Gouverneur en Conseil d'autoriser par les présentes la Société canadienne des Télécommunications transmarines à signer une entente avec Louis Donolo Inc. pour l'érection de cloisons, travaux d'ébénisterie et autres travaux concernant la menuiserie et la ferronnerie, aux étages (11e au 17e) de l'immeuble qu'elle a loué de la société "Les Immeubles Alliance Ltée", au coût de \$447,900 incluant taxes, transport et installation, plus 10% pour les frais imprévus.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2823  
2 December, 1975  
(T.B. Rec. 740161)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Energy, Mines and  
Resources and the Treasury Board, pursuant to paragraph  
7(2)(b) of the Resources and Technical Surveys Act, is  
pleased hereby to approve the entry by the Minister of  
Energy, Mines and Resources, on behalf of the Government of  
Canada, into a cost-sharing agreement, substantially in  
the form annexed hereto with the Governments of the Provinces  
of New Brunswick and Nova Scotia for the purpose of  
undertaking studies of the development of tidal power in  
the Bay of Fundy at a cost to the Government of Canada not  
to exceed \$1,500,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



THIS AGREEMENT MADE THIS

BETWEEN THE GOVERNMENT OF CANADA,  
hereinafter called "Canada",  
OF THE FIRST PART,

THE GOVERNMENT OF THE PROVINCE OF  
NEW BRUNSWICK, hereinafter  
called "New Brunswick",  
OF THE SECOND PART,

and THE GOVERNMENT OF THE PROVINCE  
OF NOVA SCOTIA, hereinafter  
called "Nova Scotia",  
OF THE THIRD PART.

WHEREAS the Governments of Canada, New Brunswick and Nova Scotia established jointly the Bay of Fundy Tidal Power Review Board in February, 1972;

WHEREAS the Bay of Fundy Tidal Power Review Board has examined the conclusions of the October 1969 report of the federal-provincial Atlantic Tidal Power Programming Board, in light of current and projected conditions;

WHEREAS in its report to Governments of September 1974, entitled, "Preliminary Reassessment of Feasibility of Tidal Power Development in the Bay of Fundy", the Bay of Fundy Tidal Power Review Board concluded that the economic position of Bay of Fundy tidal power has improved significantly since 1969;

WHEREAS the Bay of Fundy Tidal Power Review Board has recommended that further study will be required to determine whether or not the economic viability gap between tidal energy and fossil-fuel based energy has or is likely to be overcome;

WHEREAS the parties agree that further investigation is desirable and in the public interest in view of the distinct possibility that tidal energy can be shown to be an economical contribution to energy resources in the Atlantic region;

NOW THEREFORE in consideration of the premises, covenants and agreements herein contained, the parties covenant and agree with each other as follows:

1. The objective of the studies authorized under this Agreement is to provide a firm estimate of the cost of tidal energy in relation to its alternatives on which to base a decision to proceed further with detailed investigations and engineering design.
2. The studies to be carried out shall be generally in accordance with the investigational program, schedule and terms of reference outlined by the Bay of Fundy Tidal Power Review Board in its report, "Preliminary Reassessment of Feasibility of Tidal Power Development in the Bay of Fundy", dated September 1974.
3. The Bay of Fundy Tidal Power Review Board, established by the parties hereto on February 29, 1972, and hereinafter referred to as "the Board", shall oversee the conduct of the studies.
4. (a) The Board, for the purpose of this Agreement shall consist of six members, two from each of the parties hereto. The members of the Board are:



For Canada:

E. W. Humphrys, Senior Adviser  
Electrical Energy, Department  
of Energy, Mines and Resources;

Dr. A. E. Collin, Assistant Deputy  
Minister, Fisheries and Marine  
Service, Department of the  
Environment.

For New Brunswick:

A. J. O'Connor, General Manager,  
New Brunswick Electric Power  
Commission;

Eldon Thompson, President, Trans-  
Canada Telephone System.

For Nova Scotia:

L. F. Kirkpatrick, President,  
Nova Scotia Power Corporation;

Dr. R. B. Cameron, President,  
Nova Scotia Tidal Power Corporation.

(b) Chairmanship of the Board shall rotate from meeting to meeting with the following order of rotation: a member for Canada; a member for Nova Scotia, a member for New Brunswick. This order shall be repeated for the duration of the study.

(c) The term of a Chairman shall date from the termination of the preceding meeting to the end of the meeting which he is to chair. The Chairman for the first term following the date of this Agreement shall be Mr. Humphrys.

(d) Meetings of the Board shall be held at least once every six months from the date of this Agreement unless the members unanimously agree to defer a meeting. The current Chairman shall, on the request of any two members of the Board, convene a meeting within two weeks following such a request.

(e) The members of the Board may name alternates to represent them at meetings when they are unable to attend.

5. The Board will determine, as results of the studies become available, whether or not it is justified to continue the studies to completion or to terminate them at an earlier stage. In any event, all reports on the studies authorized by this Agreement shall be submitted no later than two years following the date of this Agreement.

6. (a) The cost of the studies shall be borne as follows: Fifty (50) per cent by Canada, twenty five (25) per cent by Nova Scotia, and twenty five (25) per cent by New Brunswick, and such costs shall include, but shall not be limited to, administration, the cost of collection and analysis of data, field surveys and the cost of consultants engaged as part of the program. Salaries and related costs of federal and provincial civil servants engaged in the program shall not be paid from funds approved under this Agreement excepting staff specifically assigned to, or engaged in, studies under this Agreement.

(b) Subject to the terms and conditions of this Agreement and subject to funds being voted by Parliament, the aggregate sum to which Canada shall be liable in respect of this Agreement shall not exceed \$1,500,000.

(c) Subject to the terms and conditions of this Agreement and subject to funds being voted by each of the Legislative Assemblies of New Brunswick and Nova Scotia, the aggregate sum to which New Brunswick and Nova Scotia each shall be liable in respect of this Agreement shall not exceed \$750,000.





(d) This Agreement shall become binding on the date executed but costs incurred subsequent to June 1, 1975, shall be eligible for sharing under this Agreement.

(e) Each party shall keep complete records of all expenditures made severally pursuant to this Agreement and shall support such expenditures with proper documentation. The parties agree to make these records and documents available to auditors appointed by each other.

(f) Canada shall assume responsibility for the funding of this Agreement; the financial arrangements shall be established by the Committee.

(g) New Brunswick and Nova Scotia undertake to pay promptly, accounts submitted for their share of the study costs.

7. To carry out the study programme under the general direction of the Board, there is hereby established a Management Committee, hereinafter called the Committee, composed of seven members, as follows:

For Canada:	R. H. Clark, Senior Engineering Adviser Inland Waters Directorate, Department of the Environment;
	C. K. Hurst, Chief Engineer, Department of Public Works;
	A. N. Karas, Assistant Director, (Planning) National Energy Board.
For New Brunswick:	Frank MacLoon, Manager, Power System Development and Operation Division, New Brunswick Electric Power Commission;
	D. G. Hayward, Senior Hydraulic Development Engineer, New Brunswick Electric Power Commission.
For Nova Scotia:	G. D. Mader, Vice President (Engineering), Nova Scotia Power Corporation;
	G. C. Baker, Director, Nova Scotia Tidal Power Corporation.

The Chairman of the Committee shall be R. H. Clark. In the event that Mr. Clark must relinquish the responsibilities of Chairman, the Board shall appoint his successor. The members of the Committee may name alternates to represent them at meetings when they are unable to attend.

8. Any of the parties may at any time, by written notice to the other parties, substitute a member in place of one of its members under Article 3 or 7.

9. In conducting its investigation and performing its duties in accordance with the Agreement, the Committee, subject to the concurrence of the Board by way of budget or explicitly,

- (a) may employ a Study Coordinator and such specialists, consultants or other personnel as it may deem necessary;
- (b) may incur such other expenses as may be required; and
- (c) may pay for such services, employment and expenses out of funds appropriated therefore.





10. The Committee may utilize the services of employees of the departments and agencies of the parties hereto, including engineers, scientists and other specialists, wherever in the opinion of the party concerned the services of such employees are available.
11. The Board shall submit specific reports or recommendations with documentation to the parties hereto at any time as the progress of the studies reveals information that may either initiate or negate the prospect of tidal energy becoming a viable competitor with alternative energy sources.
12. The Board may recommend to the three parties, joint participation in expanded studies, to include hydraulic model studies and engineering design for construction should the results of the authorized studies continue to show tidal energy in a potentially competitive position taking into account economic costs and environmental effects.
13. (a) Canada, New Brunswick and Nova Scotia shall exchange copies of all reports and related available information from prior and current studies for use in the programme.
- (b) This Agreement may from time to time be reviewed by the parties hereto and may be revised as the parties hereto may unanimously agree.
- (c) No member of the Parliament of Canada or the Legislative Assemblies of New Brunswick and Nova Scotia shall hold, enjoy or be admitted to any share or part of any contract, agreement, commission or benefit arising out of this Agreement.

IN WITNESS WHEREOF, the Honourable Alastair Gillespie, Minister of Energy, Mines and Resources has hereunto set his hand on behalf of Canada, the Honourable Richard B. Hatfield, Premier of New Brunswick, has set his hand on behalf of New Brunswick and the Honourable Gerald A. Regan, Q.C., Premier of Nova Scotia, has set his hand on behalf of Nova Scotia.

Signed on behalf of Canada

\_\_\_\_\_  
Minister of Energy, Mines and Resources

In the Presence of

\_\_\_\_\_  
Date

Signed on behalf of New Brunswick

*Richard B. Hatfield*  
\_\_\_\_\_  
Premier of New Brunswick

In the Presence of

*Carolyn E. Harrison*  
\_\_\_\_\_  
Date

Signed on behalf of Nova Scotia

*Gerald A. Regan*  
\_\_\_\_\_  
Premier of Nova Scotia

In the Presence of

*W. J. ...*  
\_\_\_\_\_  
Date





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-4/2823

C.P. 2 December, 1975

(T.B. Rec. 740255 )

(Rec. du C.T. )

His Excellency the Governor in Council, on the recommendation of the Minister of Manpower and Immigration and the Treasury Board, pursuant to any enactment of the Parliament of Canada for defraying the several charges and expenses of the Public Service from and after the first day of April, 1975, that provides for contributions in respect of payments to Provinces for the organization and use of workers for farming and related industries, is pleased hereby to approve an agreement, substantially in the form attached hereto, entered into with the Province of Ontario by the Minister of Manpower and Immigration for the fiscal years 1975-76, 1976-77 and 1977-78.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-5/2823  
2 December, 1975

(T.B. REC. 736026

)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit the lesser of income taxes paid in respect of an amount of royalties received by Ethel V. Blackmer equal to an amount paid to the estate of Helen Rubin and representing a share of royalties so received from 1960 to 1972 and \$8,213.89 in favour of the said Ethel V. Blackmer, Weyburn, Saskatchewan.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-6/2823  
2 December, 1975

(T.B. REC. 739880

)

His Excellency the Governor General in Council, on the recommendation of the Secretary of State and of the Treasury Board, is hereby pleased to authorize the donation of a sculpture, as a gift valued at \$70,000, by the Government of Canada to the City of Kingston, Ontario, on the occasion of its Tercentenary.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA  
PRIVY COUNCIL

P.C./C.P. 1975-6/2823  
2 décembre 1975

(T.B. REC./C.T. 739880 )

Son Excellence le Gouverneur général,  
en conseil, sur recommandation du Secrétaire  
d'Etat et du Conseil du Trésor, a le plaisir  
d'autoriser le don d'une sculpture, à titre  
de cadeau d'une valeur de \$70,000, du gouver-  
nement du Canada à la ville de Kingston,  
Ontario, à l'occasion de son Tricentenaire.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-7/2823  
2 December, 1975

(T.B. REC. 739670 )

HIS EXCELLENCY THE GOVERNOR IN COUNCIL, on the recommendation of the Minister of Energy, Mines and Resources and the Treasury Board, pursuant to section 52 of the Financial Administration Act, is pleased hereby to direct that the Minister of Energy, Mines and Resources, on behalf of Her Majesty in Right of Canada, and Uranium Canada Limited enter into an agreement, substantially in the form set out in Schedule "A" hereto, between Her Majesty the Queen in Right of Canada, acting through and represented by the Minister of Energy, Mines and Resources, Uranium Canada Limited, Denison Mines Limited and the Tohoku Electric Power Company Inc., of Japan, to amend an agreement between the said parties dated May 8, 1973, attached hereto as Schedule "B", which agreement provides for the transfer of ownership, by sale, of 1,000 short tons of  $U_3O_8$  from the Government of Canada general stockpile of uranium concentrates to Tohoku Electric Power Company Inc., of Japan, so that the total sales price of the uranium concentrates will be, as amended, \$19,960,000 United States Funds based on a price per pound of \$9.98 United States Funds plus interest compounded in the manner set out in the agreement which is attached hereto as Schedule "A", such interest not to exceed 9.5 per cent per annum.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



THIS AGREEMENT made as of the

BETWEEN

TOHOKU ELECTRIC POWER COMPANY INC.,  
a company existing under the laws  
of Japan

(hereinafter called the "Purchaser")

OF THE FIRST PART

- and -

HER MAJESTY THE QUEEN IN RIGHT OF  
CANADA, herein acting and represented  
by the Minister of Energy, Mines and  
Resources,

URANIUM CANADA, LIMITED, a corporation  
existing under the laws of Canada, and

DENISON MINES LIMITED, a corporation  
existing under the laws of the Province  
of Ontario, Canada,

(hereinafter together called the "Vendors")

OF THE SECOND PART

WHEREAS the Purchaser and the Vendors entered into an  
agreement (hereinafter called the "Agreement") made as of the  
8th day of May, 1973 providing for the supply of uranium-bearing  
concentrates by the Vendors to the Purchaser;



AND WHEREAS the Purchaser and the Vendors have agreed  
that the Agreement shall be amended as hereinafter provided;

NOW THEREFORE the parties hereto do mutually agree as  
follows:

#### ARTICLE I - DEFINITIONS

Article I of the Agreement is hereby amended by

- (i) deleting the definition of "Price" in the said  
Article I and substituting therefor:

'"Price" shall mean the adjusted price provided  
for in Article IV hereof;' and

- (ii) deleting the period at the end of the said  
Article I and substituting therefor a semi-colon  
followed by:

'"interest rate" shall mean that annual Crown  
Corporation borrowing rate, expressed as a percentage,  
quoted in writing each calendar quarter by the  
Department of Finance to Uranium Canada, Limited  
for that calendar quarter;





"average annual rate of interest" shall mean with respect to any year in the period from and including the 1st day of January, 1975, to the 31st day of December, 1982, that rate of interest, expressed as a percentage, obtained by

- (i) adding together the interest rates quoted by the Department of Finance of Canada to Uranium Canada, Limited during the four calendar quarters of that year and
- (ii) dividing the result by four, or the rate of 9.5 percent per annum, whichever is the lesser.'

#### ARTICLE 11 - DELIVERY PROGRAMME

Article III of the Agreement is hereby amended by:

- (i) adding thereto the following paragraphs:

"5. Notwithstanding any other provision of this agreement, the Purchaser has the right, on or after 1975, to require early delivery of the quantity of concentrates remaining from time to time to be delivered under this agreement, and may exercise that right by giving notice to the Vendors.



6. On receipt of a notice given pursuant to paragraph 5 of this Article, the Vendors shall forthwith make all reasonable efforts to comply therewith provided that in so doing the Vendors shall not be obligated to deliver any concentrates less than thirty days after receipt of such notice."; and

- (ii) deleting the words "paragraphs 1 and 2" where they appear twice in paragraph 4 of the said Article III and substituting therefor in each case the words "paragraphs 1, 2 and 5".

#### ARTICLE III - PRICE

Article IV of the Agreement is hereby deleted in its entirety and replaced by:

"1. The Purchaser shall pay to the Vendors for each pound of  $U_3O_8$  in concentrates delivered and accepted hereunder an adjusted price which shall be:

- (i) with respect to concentrates delivered in the year 1975, the product obtained by multiplying
  - (a) \$9.98 by
  - (b) the sum of 1.00 plus the average annual rate of interest for 1975;



(ii) with respect to concentrates delivered in the year 1976, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975 and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976;

(iii) with respect to concentrates delivered in the year 1977, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975, and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976, and by multiplying the result by (d) the sum of 1.00 plus the average annual rate of interest for 1977;

(iv) with respect to concentrates delivered in the year 1978, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975, and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976, and by multiplying the result by (d) the sum of 1.00 plus the average annual rate of interest for 1977, and by multiplying the result by (e) the sum of 1.00 plus the average annual rate of interest for 1978;



- (v) with respect to concentrates delivered in the year 1979, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975, and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976, and by multiplying the result by (d) the sum of 1.00 plus the average annual rate of interest for 1977, and by multiplying the result by (e) the sum of 1.00 plus the average annual rate of interest for 1978, and by multiplying the result by (f) the sum of 1.00 plus the average annual rate of interest for 1979;
- (vi) with respect to concentrates delivered in the year 1980, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975, and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976, and by multiplying the result by (d) the sum of 1.00 plus the average annual rate of interest for 1977, and by multiplying the result by (e) the sum of 1.00 plus the average annual rate of interest for 1978, and by multiplying the result by (f) the sum of 1.00 plus the average annual rate of interest for 1979, and by multiplying the result by (g) the sum of 1.00 plus the average annual rate of interest for 1980;





- (vii) with respect to concentrates delivered in the year 1981, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975, and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976, and by multiplying the result by (d) the sum of 1.00 plus the average annual rate of interest for 1977, and by multiplying the result by (e) the sum of 1.00 plus the average annual rate of interest for 1978, and by multiplying the result by (f) the sum of 1.00 plus the average annual rate of interest for 1979, and by multiplying the result by (g) the sum of 1.00 plus the average annual rate of interest for 1980, and by multiplying the result by (h) the sum of 1.00 plus the average annual rate of interest for 1981;
- (viii) with respect to concentrates delivered in the year 1982, the product obtained by multiplying (a) \$9.98 by (b) the sum of 1.00 plus the average annual rate of interest for 1975, and by multiplying the result by (c) the sum of 1.00 plus the average annual rate of interest for 1976, and by multiplying the result by (d) the sum of 1.00 plus the average annual rate of interest for 1977, and by multiplying the result by (e) the sum of 1.00 plus the average annual rate of interest for 1978, and by multiplying



the result by (f) the sum of 1.00 plus the average annual rate of interest for 1979, and by multiplying the result by (g) the sum of 1.00 plus the average annual rate of interest for 1980, and by multiplying the result by (h) the sum of 1.00 plus the average annual rate of interest for 1981, and by multiplying the result by (i) the sum of 1.00 plus the average annual rate of interest for 1982.

2. When concentrates are delivered in any month other than December of a year of delivery specified in subparagraphs 1(i) to 1(viii) inclusive of this Article then, notwithstanding any other provision of this agreement, there shall be substituted for the average annual rate of interest for that year in the calculation of the adjusted price in respect of those concentrates the rate of interest obtained by:

- (i) multiplying the average annual interest rate for that year by the number of months in that year up to and including the month in which the concentrates concerned are delivered and
- (ii) dividing the result by twelve.

3. The Vendors shall as and when the interest rates are quoted by the Department of Finance forthwith give notice thereof to the Purchaser."



ARTICLE IV - PAYMENT

Paragraph 1 of Article VII of the Agreement is hereby amended by deleting the words:

"by the applicable Price, such calculation to be in the manner set forth in Schedule F hereto."

in the said paragraph 1 and by substituting therefor:

"by the adjusted Price, such calculation to be in the manner set forth in Schedule F hereto; but where the average annual rate of interest for a given year cannot be calculated because the interest rates for the four calendar quarters of that year have not all been quoted by the Department of Finance, the Vendors shall use the interest rate for the first calendar quarter of that year in place of the average annual rate of interest to calculate an estimate of the adjusted Price, and shall render to the Purchaser an invoice in quadruplicate using this price, and whenever both the adjusted Price for any lot of concentrates delivered hereunder and the final weights and analyses of such lot of concentrates are known to the Vendors, the Vendors shall issue a properly certified debit invoice or credit note, as the case may be, pursuant to paragraph 2 of this Article VII."



Paragraph 2 of Article VII of the Agreement is hereby amended by:

- (i) adding after the words "to the Purchaser hereunder" the words "and the adjusted Price for such lot of concentrates";
- (ii) deleting the words "by the applicable Price, such calculation to be in the manner set forth in Schedule F hereto" and by substituting therefor: "by the adjusted Price, such calculation to be in the manner set forth in Schedule F hereto"; and
- (iii) adding at the end of paragraph 2 the sentence: "Subject to Article XIV hereof, no interest shall be charged by the Vendors to the Purchaser on any amount shown by a properly certified debit invoice issued pursuant to this paragraph to be owing by the Purchaser, and no interest shall be allowed by the Vendors to the Purchaser on any amount shown by a properly certified credit note issued pursuant to this paragraph to be owing by the Vendors."





ARTICLE V - CALCULATIONS OF PRICE AND INTEREST

Schedule F to the Agreement is hereby amended by

- (i) deleting the words "applicable Price" in Items F and MM of Illustration I and in Items B and DD of Illustration II and by substituting therefor the words "adjusted Price"; and
- (ii) adding thereto:

"For the purposes of this Schedule, the insertion of the amount of \$6.50 in the formula set forth in Items F and MM of Illustration I and in the text under Item Description and in the formula set forth in Items B and DD of Illustration II shall be deemed to be illustrative only and in any calculation the adjusted Price determined in accordance with the provisions of this agreement shall be used."

ARTICLE VI - LANGUAGES

This agreement is being entered into and executed in both the English and the Japanese languages and both texts shall have equal validity. In the event that discrepancies in meaning come to the attention of the parties, the parties will endeavour to reconcile such discrepancies by mutual agreement, but until such mutual agreement is reached (and Article XI of the Agreement shall not apply to any dispute as to such discrepancies or the reconciliation thereof) the English language text will govern for all purposes.



IN WITNESS WHEREOF the parties hereto have executed  
this agreement.

TOHOKU ELECTRIC POWER COMPANY INC.

by \_\_\_\_\_

HER MAJESTY THE QUEEN IN RIGHT OF  
CANADA herein acting and  
represented by the Minister of  
Energy, Mines and Resources

per \_\_\_\_\_

URANIUM CANADA, LIMITED

by \_\_\_\_\_  
President

\_\_\_\_\_  
Secretary

WITNESS as to execution by  
DENISON MINES LIMITED

DENISON MINES LIMITED

MITSUI & CO. LTD.

by \_\_\_\_\_ C.S.  
Chairman of the Board

by \_\_\_\_\_  
President

\_\_\_\_\_  
President



## Address of Purchaser:

General Manager  
Fuels Department  
Tohoku Electric Power Co. Inc.  
7-1, 3-Chome, 1-Bancho  
Sendai, Japan

## Addresses of Vendors:

Her Majesty the Queen in Right of Canada  
c/o Minister of Energy, Mines and Resources  
580 Booth Street  
Ottawa, Ontario, Canada

Uranium Canada, Limited  
580 Booth Street  
Ottawa, Ontario, Canada

Denison Mines Limited  
4 King Street West  
Toronto, Ontario, Canada



SCHEDULE "B"

THIS AGREEMENT made as of the 8th day of May,

1973

BETWEEN:

TOHOKU ELECTRIC POWER COMPANY INC.,  
a company existing under the laws  
of Japan,  
(hereinafter called the "Purchaser"),

OF THE FIRST PART

-and-

HER MAJESTY THE QUEEN IN RIGHT OF  
CANADA, herein acting and represented  
by the Minister of Energy, Mines and  
Resources, URANIUM CANADA, LIMITED,  
a corporation existing under the laws  
of Canada, and DENISON MINES LIMITED,  
a corporation existing under the laws  
of the Province of Ontario, Canada,  
(hereinafter together called the "Vendors"),

OF THE SECOND PART.

WHEREAS the Vendors and the Purchaser have been carrying  
on negotiations through Mitsui & Co., Ltd., as agent of Denison  
Mines Limited, one of the Vendors, with respect to the supply by  
the Vendors to the Purchaser of uranium-bearing concentrates  
owned solely by Denison Mines Limited or owned jointly by Uranium  
Canada, Limited and Denison Mines Limited or owned solely by Her  
Majesty the Queen in Right of Canada;

AND WHEREAS as a result of such negotiations the Vendors  
and the Purchaser have agreed to enter into this agreement  
providing for the supply by the Vendors to the Purchaser of  
uranium-bearing concentrates containing, subject to the provision  
hereinafter set forth as to variations in quantity, one thousand  
(1,000) tons of  $U_3O_8$  during the years 1977 to 1981 inclusive;





AND WHEREAS the supply of uranium-bearing concentrates under this agreement is to be separate and distinct from the supply of uranium-bearing concentrates by Denison Mines Limited to the Purchaser under the agreement made between the Purchaser and Denison Mines Limited as of the 11th day of December, 1967, which last mentioned agreement is in no way affected, varied or altered by this agreement;

AND WHEREAS the use of uranium-bearing concentrates purchased under this agreement will be subject to any regulations regarding the use of uranium-bearing concentrates agreed to by the Governments of Canada and of Japan;

NOW THEREFORE the parties hereto do mutually agree as follows:

#### ARTICLE I - DEFINITIONS

Wherever used in this agreement the following words shall have the following meanings respectively:

"hereunder" shall mean this agreement;

"concentrates" shall mean uranium-bearing concentrates;

"Price" shall mean the applicable price provided for in Article IV hereof;

"lot" shall mean a quantity of concentrates with a total weight (including drums) between twenty thousand (20,000) and eighty thousand (80,000) pounds;

"ton" shall mean a ton of two thousand (2,000) pounds;

"pound" shall mean sixteen (16) ounces avoirdupois;

"year" shall mean a calendar year commencing on January 1, "month" shall mean a calendar month commencing on the first day thereof and "calendar quarter" shall mean three months commencing on January 1, April 1, July 1 or October 1.



ARTICLE II - QUANTITY OF CONCENTRATES TO BE SOLD

1. The Vendors shall sell to the Purchaser and the Purchaser shall purchase from the Vendors concentrates conforming to the specifications set out in Schedule B hereto in the quantity provided for in paragraph 2 of this Article II.

2. The quantity of concentrates to be sold by the Vendors and purchased by the Purchaser hereunder shall be, subject to the provisions hereinafter set forth in Article III hereof as to variations in quantity, that quantity which contains one thousand (1,000) tons of  $U_3O_8$ .

ARTICLE III - DELIVERY PROGRAMME

1. The Vendors shall, subject to and in accordance with the provisions of this Article, deliver to the Purchaser, in each of the five years from and including 1977 to and including 1981, concentrates containing the number of tons of  $U_3O_8$  set forth in Schedule A hereto with respect to such years respectively. Notwithstanding the foregoing the Purchaser may at any time up to and including June 30 in any year (from and including 1975 to and including 1980) give notice to the Vendors varying the quantity, as set forth in Schedule A hereto, of concentrates to be sold by the Vendors and purchased by the Purchaser hereunder in respect of any year (from and including 1977 to and including 1981) after the year in which such notice is given and/or varying the year in which delivery thereof is to be made hereunder, subject to the following conditions:





(i) the quantity of concentrates to be sold by the Vendors and purchased by the Purchaser hereunder in respect of each year (from and including 1977 to and including 1981) shall be a quantity of concentrates which contains a quantity of U308 not more than ten per cent (10%) more than and not more than ten per cent (10%) less than the quantity of U308 set forth in Schedule A hereto with respect to such year;

(ii) each notice shall specify a year (from and including 1977 to and including 1981) in respect of which it is given and in respect of which the quantity of tons of U308 set forth in Schedule A hereto with respect to such year and/or the year of delivery thereof is or are to be varied;

(iii) not more than one notice may be given by the Purchaser under the provisions of this Article in respect of any year (from and including 1977 to and including 1981);

(iv) any such notice shall specify

(a) the variation, if any, in quantity to be made in respect of the year (from and including 1977 to and including 1981) in respect of which such notice is given;

(b) the year or years in which delivery is to be made hereunder of concentrates containing the quantity of tons of U308 set forth in Schedule A hereto with respect to such year in respect of which such notice is given, as such quantity is varied by such notice if such notice specifies a variation in such quantity; and

(c) if such notice specifies more than one year in which concentrates are to be delivered, the quantity to be delivered in each such year

provided that the year or years in which concentrates are to be delivered as so specified in any such notice may only be any year or years after the year in which such notice is given up to and including the year following the year (from and including 1977 to and including 1981) in respect of which such notice is given and provided further that not more than fifty per cent (50%) of the said quantity set forth in Schedule A hereto with respect to such year in respect of which such notice is given, as such quantity is varied by such notice if such notice specifies a variation in such quantity, may be specified in such notice to be delivered in the year following the year in respect of which such notice is given; and

(v) the quantity of concentrates to be sold by the Vendors and purchased by the Purchaser hereunder shall be a quantity which contains not less than nine hundred (900) tons of U308 and not more than eleven hundred (1100) tons of U308.



2. The Purchaser shall give to the Vendors on or before June 30 in each year (from and including 1975 to and including 1980) notice (which may form part of or be separate from any notice given under the provisions of paragraph 1 of this Article) specifying the quantity of concentrates to be delivered during any month or months of the year (hereinafter in this paragraph 2 called the "delivery year") after the year in which such notice given under this paragraph 2 is given, the total quantity of concentrates to be delivered in the delivery year to be in accordance with the provisions of paragraph 1 of this Article. The Vendors shall, subject to and in accordance with the provisions of this Article, make delivery during each month of the delivery year of the quantity, if any, of concentrates specified by the notice so given by the Purchaser under this paragraph 2 in respect of such month and on such date or dates in such month as the Vendors may from time to time reasonably direct after taking into account any request from the Purchaser as to the dates and quantities of individual deliveries to the extent such request is reasonable and provided that any such request shall have been made at least forty-five (45) days before the commencement of the calendar quarter in which any such delivery or deliveries is or are made.

3. Deliveries by the Vendors during each month during which deliveries are to be made hereunder shall be as nearly as reasonably possible of the quantity specified for that month as hereinbefore provided, it being understood and agreed that in complying with this obligation:





(a) The Vendors shall not be obligated to load or deliver any concentrates if the railway car or highway transport to be used would be less than one-half full;

(b) The Vendors shall not be obligated to deliver any drum containing concentrates which is less than full;

(c) The Vendors may rely on their weights and analyses;

(d) The Vendors shall determine the quantity of concentrates in each lot in each shipment and they shall not be required to separate any lot between railway cars or highway transports or to ship concentrates except in lots; and

(e) The variation between the quantity of concentrates specified to be delivered in any month as above provided and the quantity of concentrates delivered during such month shall not exceed the quantity of concentrates which would be contained in a drum of the type then being used for shipment.

4. If the deliveries of concentrates during any month of the term of this agreement are shown by the Vendors' bills of lading or are determined by the final weights and analyses arrived at in accordance with the provisions of this agreement to be less than as provided for in paragraphs 1 and 2 of this Article for such month (after giving effect to any notices given as provided in the said paragraphs 1 and 2) or if any concentrates delivered in respect of such month are rejected by the Purchaser under the provisions of Article VIII hereof then the Vendors shall rectify such deficiency (hereinafter called a "shortfall") within the period (hereinafter called the "said period") of one month following the month in which such shortfall is so shown or determined to have occurred or in which such rejection occurred. Until the expiration of the said period the Vendors shall not be in default in the delivery of the concentrates in respect of which such shortfall shall have occurred and any such default shall only commence upon the expiration of the said period. The Vendors shall compensate the Purchaser for all damages



suffered by the Purchaser as a result of such default it being understood that the Purchaser must use its best efforts and take all reasonable steps to mitigate the loss consequent upon such default. In rectifying such shortfall the Vendors may, without separate identification or designation, deliver the concentrates in respect of which such shortfall shall have occurred with concentrates to be delivered during the said period in which event such shortfall shall be deemed to be delivered first out of the concentrates delivered during the said period. The Price to be paid for concentrates delivered to rectify a shortfall shall be the Price which would have been payable hereunder for such concentrates if they had been delivered during the month in respect of which such shortfall occurred.

#### ARTICLE IV - PRICE

The Purchaser shall pay to the Vendors per pound of  $U_3O_8$  in concentrates delivered to and accepted by the Purchaser hereunder the applicable price (herein called the "Price") set forth hereunder:

in respect of concentrates delivered in  
1976 - the sum of \$6.25 United States funds per  
pound of  $U_3O_8$ ;

in respect of concentrates delivered in  
1977 - the sum of \$6.50 United States funds per  
pound of  $U_3O_8$ ;

in respect of concentrates delivered in  
1978 - the sum of \$6.80 United States funds per  
pound of  $U_3O_8$ ;

in respect of concentrates delivered in  
1979 - the sum of \$7.10 United States funds per  
pound of  $U_3O_8$ ;



in respect of concentrates delivered  
in 1980 - the sum of \$7.30 United States funds  
per pound of  $U_3O_8$ ;

in respect of concentrates delivered  
in 1981 - the sum of \$7.60 United States funds  
per pound of  $U_3O_8$ ; and

in respect of concentrates delivered  
in 1982 - the sum of \$7.90 United States funds  
per pound of  $U_3O_8$ .

#### ARTICLE V - PACKAGING AND DELIVERIES

1. The Vendors shall deliver the concentrates sold under this agreement packed in drums of the following type or in drums acceptable to the facility being employed by the Purchaser for the conversion of the concentrates into  $UF_6$  or in containers of such other type as may from time to time be mutually agreed upon:

Height -- approximately  $34\frac{1}{2}$ ";

Diameter -- approximately  $22\frac{1}{2}$ ";

Gauge of steel -- U.S.S. 18 or heavier;

Full open head, bolt type closure, with rubber sealing ring.

The said drums or containers shall be provided at the Vendors' expense.

2. The drums shall be clearly marked so as to provide the following information in one inch letters:

Between the centre chimes, on opposite sides, the lot number, a code letter or letters for the Purchaser, drum serial number, gross, tare and net weight of drum; and on the lid, the lot number and codes as above and the drum serial number.

3. Subject to the provisions of Article XIX hereof, the Vendors shall deliver the concentrates hereunder free on board railway cars or highway transports at such point in Ontario as the Vendors may at any time or from time to time stipulate consigned to the Purchaser at such destination





as the Purchaser may at any time or from time to time stipulate. The Vendors shall, not later than thirty (30) days before the commencement of the calendar quarter in which any such delivery or deliveries is or are to be made, stipulate by notice to the Purchaser the point in Ontario for such delivery, unless such point is to be the same as for the then last delivery hereunder.

4. The Vendors shall dispatch the concentrates in accordance with the instructions contained in "Procedure for Shipping" set out in Schedule C hereto and packaged in accordance with the instructions contained in Schedule E hereto.

5. The Vendors shall give to the Purchaser prepaid notice by telegram immediately after the dispatch of each shipment made hereunder.

6. Delivery of concentrates to the Purchaser shall be effected and the risk in and title to the concentrates and drums or containers shall pass to the Purchaser when the concentrates in such drums or containers have been loaded in such railway cars or highway transports and accepted by the carrier or when such concentrates have been placed in storage in accordance with the provisions of Article XIX hereof and such concentrates shall be deemed to be delivered to the Purchaser at such time.

7. Subject to the provisions of Article XVIII hereof, the Purchaser may at any time request the Vendors to arrange for transport and insurance at the cost of the Purchaser and to consign concentrates to a processor or fabricator or any other





party to be designated by the Purchaser engaged by the Purchaser.

ARTICLE VI - WEIGHING, SAMPLING AND ANALYSES

1. Within the limits specified in the definition of the word "lot" in Article I hereof, the Vendors shall fix the quantity of concentrates in any lot.

2. All concentrates delivered hereunder shall be weighed and sampled by or on behalf of the Purchaser in accordance with Schedule D hereto as soon as possible and in any event within ninety (90) days after the date of delivery to the Purchaser hereunder or, if stored in accordance with the provisions of Article XIX hereof, within ninety (90) days after the removal thereof from such storage or within eleven hundred and eighty-five (1185) days after the commencement of such storage thereof, whichever is the earlier. The total weight and analyses of each lot delivered hereunder, when arrived at in accordance with the provisions of this Article, shall be final, conclusive and binding upon both the Vendors and the Purchaser.

3. The sample of concentrates delivered hereunder and prepared in accordance with the provisions of paragraph 2 of this Article VI shall be analysed in accordance with the provisions of Schedule D attached hereto, the provisions of which shall be binding upon the parties hereto.



4. The cost of the weighing and sampling of concentrates by or on behalf of the Purchaser shall be borne by the Purchaser provided, however, that if the Vendors elect, as they may, to have a representative present at such weighing and sampling, the Purchaser shall give to such representative, at his designated address, reasonable notice of the date on which this work will be performed on any lot and the cost incurred by the Vendors in having such representative present shall be borne by the Vendors.

5. If at any time the umpire should decline or refuse to perform the functions provided for in this Article VI to be performed by it then the selection of another umpire to perform such functions shall be determined by arbitration in accordance with the provisions of Article XI hereof and the parties hereto shall accept such umpire as may be selected or prescribed upon such arbitration.

6. The Vendors and the Purchaser may at any time or from time to time enter into or terminate an agreement with a processor with respect to weighing, sampling, assaying and analysis procedures and any such agreement shall, while in effect, be effective regardless of the provisions of Schedule D hereto. The Vendors and the Purchaser shall endeavour to enter into such agreement as soon as possible after such agreement is deemed mutually to be desirable and acceptable as to its terms. Neither the Vendors nor the Purchaser shall unreasonably refuse to enter into such agreement.



ARTICLE VII - PAYMENT

The price of the  $U_3O_8$  contained in concentrates delivered under this agreement shall be paid as follows:

1. Within ten (10) days after the day on which any concentrates have been delivered (as provided in paragraph 6 of Article V hereof) by the Vendors to the Purchaser the Vendors shall with respect to the shipment containing such concentrates send to the Purchaser the following documents in quadruplicate:
  - (a) detailed packing list showing lot numbers, drum serial numbers, gross, tare and net weight of drums to the nearest one-tenth of a pound;
  - (b) summary packing list showing lot numbers and total drums, gross, tare and net weights to the nearest one-tenth of a pound and estimated  $U_3O_8$  content to the nearest whole pound of each lot in the shipment;
  - (c) preliminary assay certificate as to  $U_3O_8$  content;
  - (d) screen analysis reports; and
  - (e) bill of lading evidencing delivery to the carrier if delivered to a carrier or a declaration of delivery to storage if so delivered;and shall render to the Purchaser an invoice in quadruplicate showing the amount arrived at by multiplying the total estimated pounds of  $U_3O_8$  in the shipment, as evidenced by the aforesaid documents, by the applicable Price, such calculation to be in the manner set forth in Schedule F hereto. Subject to receipt by the Purchaser of the bill of lading or of a declaration of delivery to storage under the provisions of Article XIX hereof, as the case may be, the Purchaser shall, within thirty (30) days after the delivery of such





shipment to the Purchaser or within fifteen (15) days after receipt of such invoice by the Purchaser, whichever is the later, pay 95% of the resulting amount of the invoice to the Vendors where a bill of lading is evidence of the delivery or 100% of the resulting amount of such invoice where a declaration of delivery to storage is evidence of the delivery; provided always that the Purchaser shall not be required at any date to pay for any pounds of  $U_3O_8$  in excess of the number of pounds deliverable hereunder up to such date; and provided further that if the final weights and analyses of any lot of concentrates delivered to the Purchaser hereunder where a bill of lading is evidence of the delivery are not determined within 90 days after the delivery thereof to the Purchaser then the Purchaser shall within five days after the expiry of the said period of 90 days pay to the Vendors the remaining 5% of the resulting amount of the above mentioned invoice in respect thereof.

2. Whenever the final weights and analyses of any lot of concentrates delivered to the Purchaser hereunder are known to the Vendors, the Vendors shall issue a properly certified debit invoice or credit note, as the case may be, for the difference between the amount theretofor paid under the invoice previously rendered in respect of such lot and the amount arrived at by multiplying the total pounds of  $U_3O_8$  in such lot, determined by reference to such final weights and analyses, by the applicable Price, such calculation to be in the manner set forth in Schedule F hereto; and the Purchaser shall promptly pay any amount shown thereby to





be owing by it or, in the case of an amount shown to be owing by the Vendors, take a credit in its accounts for deduction from future invoices or, at the option of the Purchaser, demand payment in cash. Upon any such demand the Vendors shall promptly pay in cash the amount so owing by them.

3. All sums of money mentioned in this agreement are (unless specifically otherwise expressed) expressed in terms of United States dollars and all payments hereunder shall be made to the Vendors or as they may otherwise direct in lawful money of the United States of America in Toronto, Ontario, or in Ottawa, Ontario, as the Vendors may direct, without any bank or other charges.

4. Notwithstanding anything herein contained, payment for any concentrates delivered to the Purchaser pursuant to this agreement and lost after title has passed to the Purchaser, or for any other reason not available for final weighing and sampling as herein provided, shall be made on the basis of the Vendors' weights and analyses, unless final weighing and sampling have been completed within the time limits specified in paragraph 2 of Article VI hereof.

#### ARTICLE VIII - PENALTIES

1. If any concentrates delivered to the Purchaser hereunder do not conform to the specifications set out in Schedule B hereto, the Purchaser may not (subject as hereinafter provided) reject the same but any deviations



up to the "Maximum Limit Concentrates" as shown in Schedule B hereto shall be penalized (if so provided in Schedule B hereto) by surcharges computed as provided in Schedule B hereto and borne by the Vendors. Any deviations which exceed the "Maximum Limit Concentrates" shall be penalized by additional surcharges agreed upon by the parties or, at the option of the Purchaser exercised within 30 days after the final weights and analyses of any lot of concentrates delivered to the Purchaser hereunder are determined in accordance with the provisions hereof, the Purchaser may reject such concentrates as to which such deviations exceed the "Maximum Limit Concentrates". In the event of any such rejection a shortfall, to which the provisions of paragraph 4 of Article III hereof shall apply, shall be deemed to occur at the time of the giving of notice of such rejection to the Vendors.

2. The Vendors shall be responsible for all concentrates covered by this agreement until delivery thereof to the Purchaser. The Purchaser shall deliver to the Vendors the concentrates which have been rejected by the Purchaser, free on board railway cars at the station reasonably nearest to the location at which such concentrates have been rejected for the destination instructed by notice given by the Vendors within thirty (30) days after the receipt of the notice of rejection or, if such concentrates are in storage in accordance with the provisions of Article XIX



hereof, the Vendors shall remove such concentrates from such storage within ten (10) days after the receipt of the notice of rejection. The risk in and the title to such rejected concentrates shall pass to the Vendors at the time when such concentrates have been loaded in such railway cars and accepted by the carrier or when so removed from storage by the Vendors, as the case may be. The Vendors shall reimburse to the Purchaser all expenditures for freight, insurance, weighing, sampling, assaying, analysing and loading incurred by it with respect to such rejected concentrates.

#### ARTICLE IX - ASSIGNMENT OR TRANSFER

Neither this agreement nor any interest or claim relating to this agreement shall be assigned or transferred by any party except with the prior written approval of the other parties. Notwithstanding anything contained in this agreement, a resolution or order for winding up any one of the parties or any other proceedings taken with a view to the reconstruction of any one of the parties or the consolidation, amalgamation or merger of any one of the parties with any other corporation or the sale and transfer of the undertaking and assets of any one of the parties as an entirety or substantially as an entirety to any other corporation shall not be deemed to be prevented or restricted by anything herein contained if such other corporation or the corporation resulting from such amalgamation, consolidation or merger (either of which corporations is hereinafter called the "successor corporation") shall, within 90 days after the passing of the resolution or the date of the





order and at or before the sale or transfer or vesting of the undertaking and assets of the party hereto so winding up or reconstructing, consolidating, amalgamating, merging, selling or transferring to or in the successor corporation, enter into a covenant with the other parties hereto or otherwise become liable in law to perform the obligations hereunder of the party hereto so winding up or reconstructing, consolidating, amalgamating, merging, selling or transferring. The party hereto last mentioned or the successor corporation shall give notice to the other parties hereto of any such winding up, reconstruction, consolidation, amalgamation, merger, sale or transfer forthwith after the same shall have occurred.

#### ARTICLE X - GOVERNING LAWS

This agreement shall be deemed to have been made in the Province of Ontario and all questions arising hereunder shall be determined and construed in accordance with the laws of the Province of Ontario and of Canada in effect in the Province of Ontario.

#### ARTICLE XI - DISPUTES

Except as otherwise specifically provided in this agreement, all disputes arising in connection with this agreement between the Purchaser and the Vendors shall be finally settled under the then Rules of Conciliation and Arbitration of the International Chamber of Commerce by three arbitrators appointed in accordance with the said Rules. The proceedings before the arbitrators shall take place in Tokyo, Japan or such other place as the arbitrators may determine.

#### ARTICLE XII - NOTICES

Except as otherwise provided herein, any notice required or permitted to be given hereunder shall be in writing and in the case of the Purchaser shall be addressed to the Purchaser at its address set out following its execution of





this agreement or to such other address as the Purchaser may from time to time designate to the Vendors by notice and in the case of the Vendors shall be given to such one of the Vendors as the Vendors may from time to time designate to the Purchaser by notice and shall be addressed to such Vendor from time to time so designated at such address as may be designated in the notice of designation of such Vendor or to such other address as such Vendor may from time to time designate to the Purchaser by notice and all notices so addressed if sent by registered mail (or, if the address to which the notice is being sent is outside Ontario or if the notice is being mailed outside Canada, by registered airmail) shall be deemed to have been given, to the Purchaser if addressed to the Purchaser or to all the Vendors if addressed to one of them as above provided, at the time of the receipt thereof by the party to which the notice is addressed or seven (7) days after the time of mailing, whichever is the earlier.

If the address to which any such notice is sent is outside Ontario or if such notice is sent from outside Ontario a confirmation of such notice shall be forwarded promptly by cable to the same address.

#### ARTICLE XIII - FORCE MAJEURE

Neither the Vendors nor the Purchaser shall be liable for failure to fulfill any of their or its obligations under this agreement so far as such failure is due to:

(a) act of God, action or failure to act of any government (including without limitation, the refusal or failure of any agency, instrument or department of the Government of Canada to issue any requisite export permit or the refusal or failure of any agency, instrument or department



of the Government of Japan to issue any requisite import permit or authorization for payment), confiscation, war, riot, sabotage, flood, fire, explosion, accident or strike, or

(b) power shortage or failure of supplies, equipment, labour or transportation or any other cause of like or different nature provided that such power shortage, failure or other cause is reasonably beyond the control of the party or parties which has or have so failed.

In the event that either the Purchaser or the Vendors fails or fail to fulfill any of its or their obligations for any such reason the party or parties so failing shall give prompt notice to the other or others of the cause for such failure and the party or parties so failing shall also, upon the termination of such cause, give prompt notice of such termination to the other or others.

Any payment which the Purchaser does not make at the time when it is otherwise due or payable under this agreement but which is one for the failure to make which the Purchaser is not liable for any such reason shall for the purposes of this Article XIII and of Article XIV hereof be deemed to be due at such time and in arrears from such time.

If either the Purchaser or the Vendors has or have so failed for any such reason the Purchaser or the Vendors, as the case may be, shall as soon as reasonably possible after the termination of the cause for such failure remedy or cure the failure and in particular, without in any way limiting the generality of the foregoing, the Vendors shall as soon as reasonably possible after the termination of the cause for





any such failure by them in the delivery of concentrates deliver all concentrates which they have failed to deliver by reason thereof.

If pursuant to the foregoing provisions of this Article XIII concentrates are delivered in a year (hereinafter called the "first mentioned year") subsequent to or later than the year in which such concentrates should have been delivered but for the provisions of this Article XIII then the Price to be paid for such concentrates shall be the Price payable hereunder for concentrates delivered in such first mentioned year.

#### ARTICLE XIV - SUSPENSION OF DELIVERIES

Notwithstanding the provisions of Article XIII hereof, the Vendors may at any time when the Purchaser is in arrears hereunder in the payment for concentrates delivered hereunder refuse to deliver any further concentrates hereunder until the payment in arrears has been made, without prejudice to the Vendors' other remedies in respect thereof; without affecting the foregoing any payment which the Purchaser does not make at the time when it is due hereunder shall bear interest at the rate of six per cent per annum from such time except that in the case of any payment which the Purchaser does not make at the time when it is otherwise due or payable under this agreement but which is one for the failure to make which the Purchaser is not liable under the provisions of Article XIII hereof such interest shall accrue only from the termination of the cause for such failure. Any termination of this agreement under the provisions of Article XIII hereof shall not relieve or release the Purchaser from liability with respect to any such payment, which payment shall be made upon the termination of the cause for the failure to make such payment.



ARTICLE XV - CONDITIONS

1. This agreement is subject to the following conditions to be fulfilled or complied with:

(a) the obtaining by the Vendors of a letter from the Atomic Energy Control Board of Canada to the effect that such Board and the Department of Industry, Trade and Commerce of Canada are satisfied that this agreement is in accord with the policy of the Government of Canada with respect to sales of uranium; and

(b) the delivery to the Vendors and the Purchaser of an opinion or opinions of counsel satisfactory to each as to the fulfilment of or compliance with the aforesaid condition.

2. In case either of the foregoing conditions shall not be fulfilled or complied with on or before June 30, 1973 or on or before such other date as the Vendors and the Purchaser may mutually agree upon either the Purchaser or the Vendors may rescind this agreement by notice given to the other or others on or before (and not later than) June 30, 1973 and in such event both the Purchaser and the Vendors shall be released from all obligations hereunder. The Vendors and the Purchaser shall use their best efforts to cause such conditions to be so fulfilled or complied with and such conditions shall be deemed conclusively to have been fulfilled or complied with if notice is not given by either the Vendors or the Producer as provided in this paragraph within the time limit set forth in this paragraph.

ARTICLE XVI - RIGHT OF TERMINATION

1. Either the Vendors or the Purchaser may at any





time upon ninety (90) days' notice to the other or others terminate this agreement in the event that the Agreement between the Government of Japan and the Government of Canada for Cooperation in the Peaceful Uses of Atomic Energy (effective July 27, 1960) is amended or terminated so that the parties hereto cannot fulfill all their respective obligations hereunder. Any such termination shall not relieve or release the Purchaser from liability with respect to concentrates delivered hereunder prior to such termination.

2. Without prejudice to its other rights herein or provided by law, the Purchaser may terminate this agreement upon ten (10) days' notice to the Vendors if either of the two corporate Vendors shall become bankrupt or insolvent or, subject to the provisions of Article XIII hereof, if the Vendors shall be in default for a period of three (3) months in the delivery of any concentrates hereunder. Any such termination shall not relieve or release the Purchaser from liability with respect to concentrates delivered hereunder prior to such termination.

#### ARTICLE XVII - LANGUAGES

This agreement is being entered into and executed in both the English and the Japanese languages and both texts shall have equal validity. In the event that discrepancies in meaning come to the attention of the parties, the parties will endeavour to reconcile such discrepancies by mutual agreement and they



anticipate that such reconciliation will be possible in all circumstances. However, and notwithstanding the foregoing, until such mutual agreement is reached (and Article XI hereof shall not apply to any dispute as to such discrepancies or the reconciliation thereof) the English language text will govern for all purposes.

#### ARTICLE XVIII - USE OF THE CONCENTRATES

The Purchaser undertakes and agrees not to re-sell in the form of uranium bearing concentrates any concentrates purchased hereunder, that all products (except depleted uranium in tailings, materials lost during fabrication, and plutonium, depleted uranium and fission products obtained from products after irradiation) derived from concentrates purchased hereunder will be delivered in or to Japan and that no such products will be sold for delivery outside Japan.

#### ARTICLE XIX - STOCKPILE

1. If the Purchaser so requests, the Vendors will store concentrates to be delivered hereunder. In the event of any such storage the concentrates so stored shall be deemed to have been delivered to the Purchaser at the time of delivery to storage. To protect the property right of the Purchaser in such concentrates the storage area therefor, which may be at any location in Ontario selected by the Vendors, shall be segregated from any other storage area and shall be marked by appropriate signs that the



concentrates stored therein are the property of the Purchaser. In addition the Vendors shall at all times maintain a full and complete record of all concentrates held in storage for the Purchaser and all drums containing concentrates held in storage for the Purchaser shall be marked to indicate that they are the property of the Purchaser. The Purchaser shall pay to the Vendors all their out-of-pocket expenses, if any, (including the cost of providing storage facilities, whether by leasing the same or otherwise, and the cost of the marking of drums provided for in the immediately preceding sentence) in respect of such storage and ultimate removal from storage but the Vendors shall pay the cost of such delivery to storage. The Vendors shall not, however, be obligated to deliver to storage or to store unless arrangements have been made by the Purchaser with the Vendors to the satisfaction of the Vendors providing for payment of such out-of-pocket expenses. Should the Purchaser give notice to the Vendors at any time requesting the Vendors to store concentrates to be delivered hereunder the Vendors shall, within thirty (30) days after the receipt of such notice, give the Purchaser full details as to the storage facilities proposed to be provided. Should the provision of such storage facilities require the Vendors to enter into any lease or to agree to any storage charge for the provision of such storage facilities, the Vendors shall not enter into such lease or agree to such storage charge without the prior approval of the Purchaser. If such approval is not given to any such proposed lease





or storage charge within thirty (30) days after the Vendors give full details thereof to the Purchaser then the Vendors shall no longer be obligated to store concentrates to be delivered hereunder.

2. If the Purchaser so requests, the Vendors will arrange shipping of concentrates from storage as the Purchaser directs, regardless of the provisions of Article III hereof but at the expense of the Purchaser.

#### ARTICLE XX - LIABILITY

The Vendors shall be jointly and severally liable hereunder.

IN WITNESS WHEREOF the parties hereto have executed this agreement.

TOHOKU ELECTRIC POWER COMPANY  
INC.

By *Takatoshi Wakabayashi*  
President

HER MAJESTY THE QUEEN IN RIGHT  
OF CANADA herein acting and  
represented by the Minister of  
Energy Mines and Resources

per *[Signature]* Deputy Minister

URANIUM CANADA, LIMITED

By *[Signature]* President

*Lynne J. Mullane*  
Secretary

C.S.



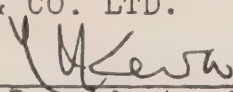


WITNESS as to execution by  
DENISON MINES LIMITED

26.  
DENISON MINES LIMITED

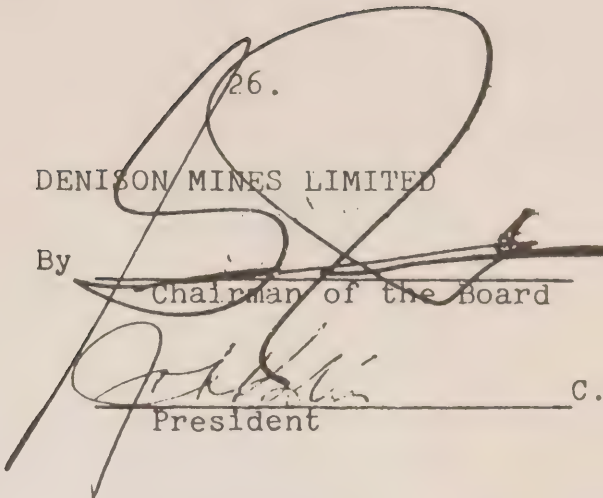
MITSUI & CO. LTD.

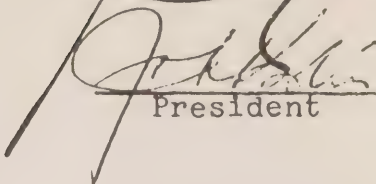
By

  
President

June 1, 1977

By

  
Chairman of the Board

  
President

C.

Address of Purchaser:

7-1, 3-Chome,  
1-Bancho,  
Sendai 980, Japan.

Addresses of Vendors:

Her Majesty the Queen in  
Right of Canada -  
c/o Minister of Energy, Mines  
and Resources,  
588 Booth Street,  
Ottawa, Canada.

Uranium Canada, Limited -  
588 Booth Street,  
Ottawa, Canada.

Denison Mines Limited -  
4 King Street West,  
Toronto, Ontario,  
Canada.





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2825  
2 December, 1975

WHEREAS by an agreement made as of the 15th day of January, 1975 hereinafter called the "agreement" between General Dynamics Corporation, Her Majesty in right of Canada and Canadair Limited, Her Majesty in right of Canada acquired an option to purchase certain Canadair shares and certain Canadair notes all in accordance with the provisions of the agreement and at and for a price to be calculated in accordance with a formula set forth therein.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Acting Minister of Industry, Trade and Commerce, pursuant to Appropriation Act No. 3, 1975 is pleased hereby to:

- (a) approve the terms and conditions for the purchase of the Canadair shares and the Canadair notes pursuant to the agreement; and
- (b) authorize the Minister of Industry, Trade and Commerce, on behalf of Her Majesty in right of Canada, to exercise the option referred to in the agreement and to purchase the Canadair shares and the Canadair notes and make payments therefor in accordance with the provisions of the agreement.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2826  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, is pleased hereby

- (1) pursuant to subsection 2(2) of the Bretton Woods Agreements Act, to appoint the Honourable Donald S. Macdonald, Minister of Finance, to be Governor of the International Bank for Reconstruction and Development and the International Monetary Fund,
- (2) pursuant to subsection (1) of Article 27 of the Agreement establishing the Asian Development Bank, to appoint the Honourable Donald S. Macdonald to be Governor of the Asian Development Bank,
- (3) pursuant to subsection (1) of Article 26 of the Agreement establishing the Caribbean Development Bank, to appoint the Honourable Donald S. Macdonald to be Governor of the Caribbean Development Bank, and
- (4) pursuant to subsection 2(a) of Article VIII of the Agreement establishing the Inter-American Development Bank, to appoint the Honourable Donald S. Macdonald to be Governor of the Inter-American Development Bank,

vice the Honourable John N. Turner.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2827

4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State (Fisheries),  
pursuant to Article II of the Convention on the Great Lakes  
Fisheries between Canada and the United States, Chapter F-15,  
Revised Statutes of Canada, 1970, is pleased hereby to  
reappoint Dr. Frederick Ernest Joseph Fry of Toronto,  
Ontario, to be a member of the Great Lakes Fishery  
Commission for a further period of two years, effective  
November 1, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2828  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Justice, pursuant  
to sections 3 and 4 of the Tax Review Board Act, is pleased  
hereby to designate the Honourable Lucien Cardin,  
Assistant Chairman of the Tax Review Board to be Chairman  
of the said Board, effective December 4, 1975, and to fix  
his salary at the rate set out in the schedule hereto  
which is within the range DM 1 (\$41,000 - \$54,000).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2829  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Justice, pursuant  
to sections 3 and 6 of the Tax Review Board Act, is pleased  
hereby to appoint Guy Tremblay, Esquire, of the City of  
Montreal in the Province of Quebec, to be a member of the  
Tax Review Board to hold office during good behaviour,  
effective January 1, 1976 and to fix his salary at the  
rate set out in the schedule hereto which is within the  
range SX 2 (\$31,500 - \$41,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2829  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Justice et en vertu des articles 3 et 6 de la Loi sur la Commission de révision de l'impôt, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Guy Tremblay, de Montréal (Québec), membre de la Commission de révision de l'impôt, pour occuper son poste tant qu'il en est digne à compter du 1<sup>er</sup> janvier 1976 et de fixer son traitement au montant mentionné à l'annexe ci-après, lequel se situe dans l'échelle SX 2 (31 500 \$ - 41 500 \$).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2830  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Justice, pursuant  
to sections 3 and 6 of the Tax Review Board Act, is pleased  
hereby to appoint Mr. D.E. Taylor, to be a member of the  
Tax Review Board to hold office during good behaviour and  
to fix his salary at the rate set out in the schedule  
hereto which is within the range SX 2 (\$31,500 - \$41,500)  
effective January 1, 1976; Mr. Taylor's resignation as  
Chairman of the National Harbours Board is hereby accepted,  
effective January 1, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





Certified to be a true copy of a Minute of a Meeting of the Committee  
of the Privy Council, approved by His Excellency the Governor  
General on the 4 December, 1975

ANADA

COUNCIL

The Committee of the Privy Council, on the  
recommendation of the Prime Minister, advise that  
letters patent issue appointing the Honourable Arthur  
Louis Thurlow, a Judge of the Federal Court of Canada -  
Appeal Division, to be Associate Chief Justice of the  
Federal Court of Canada and ex officio a member of the  
Federal Court - Appeal Division.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



Copie certifiée conforme au procès-verbal d'une réunion du Comité du  
Conseil privé, approuvé par Son Excellence le Gouverneur général le  
4 décembre 1975

ANADA  
EIL PRIVÉ

Sur avis conforme du Premier ministre, le  
Comité du Conseil privé recommande que soit délivrées  
des lettres patentes portant nomination de l'honorable  
Arthur Louis Thurlow, juge de la Cour d'appel fédérale,  
à titre de juge en chef adjoint de la Cour fédérale du  
Canada et membre de droit de la Cour d'appel fédérale.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*



Certified to be a true copy of a Minute of a Meeting of the Committee  
of the Privy Council, approved by His Excellency the Governor  
General on the 4 December, 1975

CANADA

COUNCIL

The Committee of the Privy Council, on the  
recommendation of the Minister of Justice, advise that  
letters patent issue appointing the Honourable Darrel  
V. Heald, a Judge of the Federal Court of Canada - Trial  
Division, to be a Judge of the Federal Court - Appeal  
Division and ex officio a member of the Federal Court -  
Trial Division.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*





Copie certifiée conforme au procès-verbal d'une réunion du Comité du  
Conseil privé, approuvé par Son Excellence le Gouverneur général le  
4 décembre 1975

SEIL PRIVÉ

Sur avis conforme du ministre de la Justice, le  
Comité du Conseil privé recommande que soient délivrées  
des lettres patentes portant nomination de l'honorable  
Darrel V. Heald, juge de la Division de première instance  
de la Cour fédérale du Canada, à titre de juge de la Cour  
d'appel fédérale et membre de droit de la Division de  
première instance de la Cour fédérale.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "P. H. Pettiford".



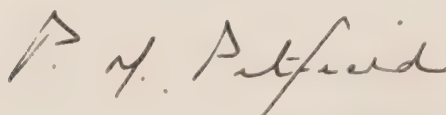


Certified to be a true copy of a Minute of a Meeting of the Committee  
of the Privy Council, approved by His Excellency the Governor  
General on the 4 December, 1975

COUNCIL

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Justice,  
pursuant to sections 3 and 4 of the Law Reform Commission  
Act, is pleased hereby to reappoint Johann W. Mohr, of  
the City of Toronto in the Province of Ontario, to be a  
full-time member of the Law Reform Commission to hold  
office during good behaviour for a term of three months,  
effective January 1, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME







P.C. 1975-2835  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Mr. William J. Mussell, Jr. was by Order in Council P.C. 1974-886 of 11th April, 1974, appointed an ad hoc member of the National Parole Board for a period of three years effective May 1, 1974;

AND WHEREAS Mr. Mussell has now consented to serve for a period of five years.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, pursuant to section 4.1 of the Parole Act, is pleased hereby to reappoint Mr. William J. Mussell, Jr., to be an ad hoc member of the National Parole Board for a period terminating effective May 1, 1979.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2836  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
pursuant to section 3 of the Pension Act, is pleased  
hereby to re-appoint Mr. George Albert Yves Paré to be an  
ad hoc member of the Canadian Pension Commission to hold  
office for a period of one year, effective December 10,  
1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2836  
4 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Affaires des anciens combattants et en vertu de l'article 3 de la Loi sur les pensions, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes M. George Albert Yves Faré au poste de membre ad hoc de la Commission canadienne des pensions, pour un mandat d'un an à compter du 10 décembre 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2837  
4 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
pursuant to section 3 of the Pension Act, is pleased  
hereby to re-appoint Dr. Alexandre Bédard to be an ad hoc  
member of the Canadian Pension Commission to hold office  
for a period of one year, effective December 1, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. y. Peltier*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2837  
4 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Affaires des anciens combattants et en vertu de l'article 3 de la Loi sur les pensions, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes M. Alexandre Bédard au poste de membre ad hoc de la Commission canadienne des pensions, pour un mandat d'un an à compter du 1<sup>er</sup> décembre 1975.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ









PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2857  
11 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, pursuant to section 18 of the  
Land Titles Act, is pleased hereby to appoint Mr. Thomas  
Wayne Macara to be Deputy Registrar of Titles for the  
Yukon Land Registration District, effective December 1,  
1975, vice Mr. Herbert Douglas Spray, resigned.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. M. Pitfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2859  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule hereto, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Jackson Jacob Pete and Eileen Joan Pete of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

MORTGAGE: Dated the 19th day of September, A.D., 1969.

REGISTERED: In the Land Titles Office for the Regina Land Registration District at Regina, in the Province of Saskatchewan on the 17th day of October, A.D., 1969.

as number 69R33299

MORTGAGOR(S): Jackson Jacob Pete and Eileen Joan Pete, both of Regina, in the Province of Saskatchewan, Husband and Wife respectively, as Joint Tenants and not as Tenants in Common.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Seven Thousand (\$7,000.00) Dollars.

REAL PROPERTY: In all the piece of land in the Province of Saskatchewan, and being described as follows:

Lot Five (5), in Block Twelve (12), in South Lakeview, in the City of Regina, according to a Plan of Record in the Land Titles Office for the Regina Land Registration District as No. 60 R 07553: excepting all minerals within, upon or under the most westerly 12 feet in width throughout of said Lot Five (5); minerals included as to the remainder.





P.C. 1975-2860  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule hereto, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Stephen Marshall and Lorraine Marshall of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*



SCHEDULE

MORTGAGE: Dated the 17th day of December, 1970.

REGISTERED: At the Office of the Registrar of Deeds for Colchester County, Truro, Nova Scotia at 10:15 A.M. on December 18, 1970.

as Number 3095 in Libre 364 Pages 427.

MORTGAGOR(S): Stephen Marshall of Truro, in the County of Colchester, Province of Nova Scotia, and Lorraine Marshall his wife.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Ten Thousand (\$10,000.00) Dollars.

REAL PROPERTY: ALL that certain lot, piece or parcel of land situate, lying and being on the East side of Hillcrest Street, in the Town of Truro, County of Colchester, Province of Nova Scotia, bounded and described as follows:

BEGINNING at a survey marker on the North West corner of lands of Beatrice Johnson on the East boundary of Hillcrest Street.

THENCE North 10 degrees 00 minutes East along the East boundary of Hillcrest Street a distance of Seventy-five (75) feet to a pipe on the South West corner of lands of George Allen.

THENCE South 80 degrees 50 minutes East along the South boundary of lands of George Allen a distance of Eighty-two point seven (82.7) feet to a survey marker on the North West corner of lands of Frank Totten.

THENCE South 10 degrees 00 minutes West along the West boundary of lands of Frank Totten a distance of Seventy-five (75) feet to a survey marker on the South West corner of lands of said Frank Totten.

THENCE North 80 degrees 50 minutes West along the North boundary of lands of Beatrice Johnson a distance of Eighty-two point seven (82.7) feet to a survey marker on the North West corner of lands of Beatrice Johnson on the East boundary of Hillcrest Street and the place of beginning. All bearings magnetic 1970.







P.C. 1975-2861  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs and  
Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the schedule hereto, created by the mortgage described in the schedule has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Shirley J. Dieter of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. J. Atfield*



SCHEDULE

MORTGAGE: Dated the 4th day of October, A.D., 1973.

REGISTERED: In the Land Titles Office for the Regina Land  
Registration District at Regina, in the Province  
of Saskatchewan on the 11th day of October, A.D.,  
1973.

as Number 73R41669

MORTGAGOR(S): Shirley J. Dieter, of the City of Regina, in  
the Province of Saskatchewan

MORTGAGEE: Her Majesty the Queen in right of Canada as  
represented by the Minister of Indian Affairs  
and Northern Development.

PRINCIPAL: Ten Thousand (\$10,000.00) Dollars

REAL PROPERTY: In all the piece of land in the Province of  
Saskatchewan, and being described as follows:

Lot "P", in Block Six Hundred and Twenty-five  
(625), in Lakeview, in the City of Regina,  
in the Province of Saskatchewan, in the Dominion  
of Canada, according to a Plan of Record in  
the Land Titles Office for the Regina Land  
Registration District as No. EM 6239.  
Minerals Included.





P.C. 1975-2862  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs  
and Northern Development, is pleased hereby to declare  
that, pursuant to section 2 of the Satisfied Securities  
Act, the lien on the land described in the schedule  
hereto, created by the mortgage described in the said  
schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*



SCHEDULE

MORTGAGE: Dated the 9th day of August, A.D. 1971.

REGISTERED: In the Land Titles Office for the Alberta Land Registration District at Calgary in the Province of Alberta, at 2 o'clock P.M., on the 13 day of August, A.D. 1971

as Number 1663 Book LD Folio 48.

MORTGAGOR(S): MAGLOIRE GEORGE PICHE, Labourer and PAULINE PICHE, His Wife, of the City of Calgary in the Province of Alberta, as Joint Tenants and not as Tenants in Common.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Eight Thousand (\$8,000.00) Dollars.

REAL PROPERTY: In all the piece of land described as follows:

Lot Six (6) in Block Three (3) on Plan ...  
Calgary 5960 A.M.

EXCEPTING THEREOUT all mines and minerals







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2867  
11 December, 1975

WHEREAS the Minister of Justice reports that the Honourable Arthur Kelly, a Judge of the Supreme Court of Ontario and a member of The Court of Appeal for Ontario, will attain the age of seventy-five years on the twenty-eighth day of December, 1975, and therefore will cease to hold office on that date under the provisions of section 99 of the British North America Acts, 1867 to 1965;

AND WHEREAS Judge Kelly has held office for at least ten years.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to the Judges Act, is pleased hereby to grant to the Honourable Arthur Kelly an annuity of \$35,333.33 to commence on the date of his retirement and to continue during his natural life.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. P. [Signature]*





P.C. 1975-2873  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

His Excellency the Governor General in Council, on the recommendation of the Honourable Charles Mills Drury, pursuant to Section 55 of the Public Service Staff Relations Act, is pleased hereby to approve the entry by the National Research Council of Canada into the annexed collective agreement with the Research Council Employees' Association covering supervisory and non-supervisory employees in the Technical Category, with an expiry date of 24 July 1977.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE CLERK DU CONSEIL PRIVÉ





C.P. 1975-2873  
11 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme de l'honorable Charles Mills Drury et en vertu de l'article 55 de la Loi sur les relations de travail dans la Fonction publique, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes la conclusion par le Conseil national de recherches du Canada avec l'Association des employés du Conseil national de recherches, de la convention collective ci-jointe à l'égard d'employés surveillants et non-surveillants de la catégorie technique, qui doit expirer le 24 juillet 1977.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Patterson*





P.C. 1975-2877  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
pursuant to section 39 of the Public Works Act, without  
tender and without auction after public advertisement, is  
pleased hereby to authorize the grant by letters patent, for  
the sum of \$100, the parcel of land and breakwater structure  
described in the schedule hereto, to Mr. Harry D. Munro,  
Sober Island, Halifax Co., in the Province of Nova Scotia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. M. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





### SCHEDULE

ALL AND SINGULAR that certain lot, piece or parcel of land, situate, lying and being at Moser's Cove, on the east side of Sober Island, in the County of Halifax, Province of Nova Scotia, and more particularly described as follows:

BEGINNING at a point at High Water Mark, O.S.T., on the southern shore of Moser's Cove, so called, said point being the south-eastern corner of fish stage owned by the said William E. Munro, thence running south 32 degrees west a distance of fifty-seven feet (57'), thence south 58 degrees east a distance of fifty feet (50'), thence north 32 degrees east a distance of fifty feet (50'), or to High Water Mark, O.S.T., thence by High Water O.S.T. Mark in a north-westerly direction a distance of fifty feet (50') more or less, or to point of beginning, containing 2,675 square feet more or less.





P.C. 1975-2878  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
pursuant to section 39 of the Public Works Act, is pleased  
hereby to authorize the grant by letters patent, without  
prior tender and without auction after public advertisement,  
of those parcels of land described in the schedule hereto,  
to the Municipality of Magog, Province of Quebec, for  
the sum of One Dollar, said land required by the Municipality  
in connection with a road widening project.

CERTIFIED TO BE A TRUE COPY -- COPIE CERTIFIÉE CONFORMÉ

*P. M. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2878  
11 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Travaux publics et en vertu de l'article 39 de la Loi sur les travaux publics, il plaît à Son Excellence le Gouverneur général en conseil d'autoriser par les présentes l'émission de lettres patentes, sans soumission préalable ou mise aux enchères après annonces publiques, portant concession à la municipalité de Magog, dans la province de Québec, moyennant la somme de 1 \$, des parcelles de terrain décrites à l'annexe ci-jointe, requises par la municipalité aux fins de l'élargissement d'une route.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



### SCHEDULE

ALL AND SINGULAR that certain parcel of land known and designated as being the south-western part of lots 1111, 1112, 1113-1 and 1114-1, of the Cadastre of the Town of Magog, Registration Division of Stanstead and which may be more specifically described as follows:

<u>P. 1111</u>	bounded:
to the south-west	by Principale St. East,
to the north-west	by a part of lot 1112,
to the north-east	by another part of lot 1111,
and to the south-east	by lot 1108;

Beginning at point "1" which marks the intersection of the boundary between lots 1108 and 1111 and the north-easterly side of Principale St.;

THENCE, in a north-westerly direction along the present right-of-way of Principale St., a distance of forty-one and eight tenths (41.8) feet to point "2" which is located on the dividing line between lots 1111 and 1112;

THENCE, in a north-easterly direction along the dividing line between lots 1111 and 1112, a distance of six and eight tenths (6.8) feet to point "11";

THENCE, in a south-easterly direction, turning at an angle to the right of eighty-nine degrees and forty-two minutes (89 degrees 42'), a distance of forty-one and eight tenths (41.8) feet to point "12" located on the dividing line between lots 1108 and 1111;

THENCE, in a south-easterly direction along the dividing line between lots 1108 and 1111, a distance of seven (7.0) feet to the point of beginning.

All being as shown outlined in red on a survey plan prepared by André Roy, Q.L.S., on March 21, 1975.

That part of lot 1111 contains an area of two hundred and eighty-eight and four tenths (288.4 sq.ft.) square feet.

<u>P. 1112</u>	bounded:
to the south-west	by Principale St. East,
to the north-west	by a part of lot 1113-1,
to the north-east	by another part of lot 1112,
and to the south-east	by a part of lot 1111;





Beginning at point "2", marking the intersection of the boundary between lots 1111 and 1112 and the northeastern side of Principale Street;

THENCE, in a northwesterly direction along the present right-of-way of Principale Street, a distance of forty-one and eight tenths (41.8) feet to point "3" located on the dividing line between lots 1112 and 1113-1;

THENCE, in a northeasterly direction along the dividing line between lots 1112 and 1113-1, a distance of six and six tenths (6.6) feet to point "10";

THENCE, in a southeasterly direction turning at an angle to the right of eighty-nine degrees and forty-two minutes (89 degrees 42') a distance of forty-one and eight tenths (41.8) feet to point "11" located on the dividing line between lots 1111 and 1112;

THENCE, in a southeasterly direction along the dividing line between lots 1111 and 1112, a distance of six and eight tenths (6.8) feet to the point of beginning.

All as shown outlined in blue on a plan prepared by André Roy, Q.L.S., on March 21, 1975.

That part of lot 1112 contains an area of two hundred and eighty and one tenth (280.1 sq. ft.) square feet.

P. 1113-1

bounded:

to the southwest

by Principale Street East,

to the northwest

by a part of lot 1113-2,

to the northeast

by another part of lot 1113-1,

and to southeast

by a part of lot 1112;

Beginning at point "3" marking the intersection of the boundary between lots 1112 and 1113-1 and the northeastern side of Principale Street;

THENCE, in a northwesterly direction along the present right-of-way of Principale Street, a distance of fifty-nine (59.0 feet) to point "4" located on the dividing line between lots 1113-1 and 1113-2;

THENCE, in a northeasterly direction along the dividing line between lots 1113-1 and 1113-2, for a distance of six and three tenths (6.3) feet to point "9";

THENCE, in a southeasterly direction, turning at an angle to the right of eighty-nine degrees and forty-two minutes (89 degrees 42'), a distance of fifty-nine (59.0) feet to point "10" located on the dividing line between lots 1112 and 1113-1;



THENCE, in a southeasterly direction along the dividing line between lots 1112 and 1113-1, a distance of six and six tenths (6.6) feet to the point of beginning.

All as shown outlined in green on a plan prepared by André Roy, Q.L.S., on March 21, 1975.

That part of lot 1113-1 contains an area of three hundred and eighty and five tenths (380.5 sq.ft.) square feet.

<u>P. 1113-2</u>	bounded:
to the southwest	by Principale Street East,
to the northwest	by a part of lot 1114-1,
to the northeast	by another part of lot 1113-2,
and to the southeast	by a part of lot 1113-1;

Beginning at point "4" marking the intersection of the boundary between lots 1113-1 and 1113-2 and the northeast side of Principale Street;

THENCE, in a northwesterly direction along the present right-of-way of Principale Street, a distance of twenty-four (24.0) feet to point "5" located on the dividing line between lots 1113-2 and 1114-1;

THENCE, in a northeasterly direction along the dividing line between lots 1113-2 and 1114-1, a distance of six and fifteen hundredths (6.15) feet to point "8";

THENCE, in a southeasterly direction, turning at an angle to the right of eighty-nine degrees and forty-two minutes (89 degrees 42'), a distance of twenty-four (24.0) feet to point "9" located on the dividing line between lots 1113-1 and 1113-2;

THENCE, in a southeasterly direction along the dividing line between lots 1113-1 and 1113-2, a distance of six and three tenths (6.3) feet to the point of beginning.

All as shown outlined in yellow on a plan prepared by André Roy, Q.L.S., on March 21, 1975.





That part of lot 1113-2 contains an area of one hundred and forty-nine and three tenths (149.3 sq.ft.) square feet.

P. 1114-1

Bounded:

to the south-west	by Principale St. East,
to the north-west	by lot 1114 (not subdivided),
to the north-east	by another part of lot 1114-1,
and to the south-east	by a part of lot 1113-2;

Beginning at point "5" marking the intersection of the boundary between lots 1113-2 and 1114-1 and the north-easterly side of Principale St.;

THENCE, in a north-westerly direction along the present right-of-way of Principale St., a distance of twenty-six (26.0) feet to point "6" located on the dividing line between lots 1114-1 and 1114;

THENCE, in a north-easterly direction along the dividing line between lots 1114-1 and 1114, a distance of six (6.0) feet to point "7";

THENCE, in a south-easterly direction, turning at an angle to the right of eighty-nine degrees and forty-two minutes (89 degrees 42') a distance of twenty-six (26.0) feet to point "8" located on the dividing line between lots 1113-2 and 1114-1;

THENCE, in a south-easterly direction along the dividing line between lots 1113-2 and 1114-1, a distance of six and fifteen hundredths (6.15) feet to the point of beginning.

All as shown outlined in orange on a plan prepared by André Roy, Q.L.S., on March 21, 1975.

That part of lot 1114-1 contains an area of one hundred and fifty-seven and nine tenths (157.9 sq.ft.) square feet.

The directions in the above description are conventional and the distances given in English measure.



## ANNEXE

Toute cette propriété est connue et désignée comme étant la partie sud-ouest des lots 1111, 1112, 1113-1 et 1114-1, Cadastre de la Ville de Magog, Division d'Enregistrement de Stanstead.

Toute cette lisière de terrain peut être plus particulièrement décrite de la manière suivante:

<u>P.1111</u>	bornée:
vers le sud-ouest	par la rue Principale Est,
vers le nord-ouest	par une partie du lot 1112,
vers le nord-est	par une autre partie du lot 1111,
et vers le sud-est	par le lot 1108;

Commençant au point "1" qui marque l'intersection de la ligne de division des lots 1108 et 1111 avec le côté nord-est de la rue Principale;

de là, dans une direction nord-ouest longeant l'emprise actuelle de la rue Principale, une distance de quarante et un pieds et huit dixièmes (41.8 pi) jusqu'au point "2" qui est situé sur la ligne de division des lots 1111 et 1112;

de là, dans une direction nord-est longeant la ligne de division des lots 1111 et 1112, une distance de six pieds et huit dixièmes (6.8 pi) jusqu'au point "11";

de là, dans une direction sud-est tournant un angle de quatre-vingt-neuf degrés et quarante-deux minutes ( $89^{\circ} 42'$ ) vers la droite, une distance de quarante et un pieds et huit dixièmes (41.8 pi) jusqu'au point "12" qui est situé sur la ligne de division des lots 1108 et 1111;

de là, dans une direction sud-est longeant la ligne de division des lots 1108 et 1111, une distance de sept pieds (7.0 pi) jusqu'au point de départ.





Le tout tel que montré par un liseré rouge sur un plan préparé par André Roy, arpenteur-géomètre, en date du 21 mars 1975.

Cette partie du lot 1111 contient en superficie deux cent quatre-vingt-huit et quatre dixièmes de pieds carrée (288.4 pi<sup>2</sup>).

<u>P.1112</u>	bornée:
vers le sud-ouest	par la rue Principale Est,
vers le nord-ouest	par une partie du lot 1113-1,
vers le nord-est	par une autre partie du lot 1112,
et vers le sud-est	par une partie du lot 1111,

Commençant au point "2" qui marque l'intersection de la ligne de division des lots 1111 et 1112 avec le côté nord-est de la rue Principale;

de là, dans une direction nord-ouest longeant l'emprise actuelle de la rue Principale, une distance de quarante et un pieds et huit dixièmes (41.8 pi) jusqu'au point "3" qui est situé sur la ligne de division des lots 1112 et 1113-1;

de là, dans une direction nord-est longeant la ligne de division des lots 1112 et 1113-1, une distance de six pieds et six dixièmes (6.6 pi) jusqu'au point "10";

de là, dans une direction sud-est tournant un angle de quatre-vingt-neuf degrés et quarante-deux minutes (89° 42') vers la droite, une distance de quarante et un pieds et huit dixièmes (41.8 pi) jusqu'au point "11" qui est situé sur la ligne de division des lots 1111 et 1112;

de là, dans une direction sud-est longeant la ligne de division des lots 1111 et 1112, une distance de six pieds et huit dixièmes (6.8 pi) jusqu'au point de départ.



Le tout tel que montré par un liséré bleu sur un plan préparé par André Roy, arpenteur-géomètre, en date du 21 mars 1975.

Cette partie du lot 1112 contient en superficie deux cent quatre-vingt et un dixième de pieds carrés (280.1 pi<sup>2</sup>).

<u>P.1113-1</u>	bornée:
vers le sud-ouest	par la rue Principale Est,
vers le nord-ouest	par la partie du lot 1113-2,
vers le nord-est	par une autre partie du lot 1113-1,
et vers le sud-est	par une partie du lot 1112;

Commençant au point "3" qui marque l'intersection de la ligne de division des lots 1112 et 1113-1 avec le côté nord-est de la rue Principale;

de là, dans une direction nord-ouest longeant l'emprise actuelle de la rue Principale, une distance de cinquante-neuf pieds (59.0 pi) jusqu'au point "4" qui est situé sur la ligne de division des lots 1113-1 et 1113-2;

de là, dans une direction nord-est longeant la ligne de division des lots 1113-1 et 1113-2, une distance de six pieds et trois dixièmes (6.3 pi) jusqu'au point "9";

de là, dans une direction sud-est tournant un angle de quatre-vingt-neuf degrés et quarante-deux minutes (89° 42') vers la droite, une distance de cinquante-neuf pieds (59.0 pi) jusqu'au point "10" qui est situé sur la ligne de division des lots 1112 et 1113-1;

de là, dans une direction sud-est longeant la ligne de division des lots 1112 et 1113-1, une distance de six pieds et six dixièmes (6.6 pi) jusqu'au point de départ.



le tout tel que montré par un liseré vert sur un plan préparé par André Roy, arpenteur-géomètre, en date du 21 mars 1975.

Cette partie du lot 1113-1 contient en superficie trois cent quatre vingt et cinq dixièmes de pieds carrés (380.5 pi<sup>2</sup>).

P.1113-2

vers le sud-ouest

vers le nord-ouest

vers le nord-est

et vers le sud-est

bornée:

par la rue Principale Est,

par une partie du lot 1114-1,

par une autre partie du lot 1113-2,

par une partie du lot 1113-1;

Commençant au point "4" qui marque l'intersection de la ligne de division des lots 1113-1 et 1113-2 avec le côté nord-est de la rue Principale;

de là, dans une direction nord-ouest longeant l'emprise actuelle de la rue Principale, une distance de vingt-quatre pieds (24.0 pi) jusqu'au point "5" qui est situé sur la ligne de division des lots 1113-2 et 1114-1;

de là, dans une direction nord-est longeant la ligne de division des lots 1113-2 et 1114-1, une distance de six pieds et quinze centièmes (6.15 pi) jusqu'au point "8";

de là, dans une direction sud-est tournant un angle de quatre-vingt-neuf degrés et quarante-deux minutes (89° 42') vers la droite, une distance de vingt-quatre pieds (24.0 pi) jusqu'au point "9" qui est situé sur la ligne de division des lots 1113-1 et 1113-2;

de là, dans une direction sud-est longeant la ligne de division des lots 1113-1 et 1113-2, une distance de six pieds et trois dixièmes (6.3 pi) jusqu'au point de départ.





Le tout tel que montré par un liséré jaune sur un plan préparé par André Roy, arpenteur-géomètre, en date du 21 mars 1975.

Cette partie du lot 1113-2 contient en superficie cent quarante-neuf et trois dixièmes de pieds carrés (149.3 pi<sup>2</sup>).

<u>P.1114-1</u>	bornée:
vers le sud-ouest	par la rue Principale Est,
vers le nord-ouest	par le lot 1114 non-subdivisé,
vers le nord-est	par une autre partie du lot 1114-1,
et vers le sud-est	par une partie du lot 1113-2;

Commençant au point "5" qui marque l'intersection de la ligne de division des lots 1113-2 et 1114-1 avec le côté nord-est de la rue Principale;

de là, dans une direction nord-ouest longeant l'emprise actuelle de la rue Principale, une distance de vingt-six pieds (26.0 pi) jusqu'au point "6" qui est situé sur la ligne de division des lots 1114-1 et 1114;

de là, dans une direction nord-est longeant la ligne de division des lots 1114-1 et 1114, une distance de six pieds (6.0 pi) jusqu'au point "7";

de là, dans une direction sud-est tournant un angle de quatre-vingt-neuf degrés et quarante-deux minutes (89° 42') vers la droite, une distance de vingt-six pieds (26.0 pi) jusqu'au point "8" qui est situé sur la ligne de division des lots 1113-2 et 1114-1;

de là, dans une direction sud-est longeant la ligne de division des lots 1113-2 et 1114-1, une distance de six pieds et quinze centièmes (6.15 pi) jusqu'au point de départ.

Le tout tel que montré par un liséré orange sur un plan préparé par André Roy, arpenteur-géomètre, en date du 21 mars 1975.

Cette partie du lot 1114-1 contient en superficie cent cinquante-sept et neuf dixièmes de pieds carrés (157.9 pi<sup>2</sup>).

Dans la présente description technique les directions sont conventionnelles et les distances sont en mesure anglaise.







P.C. 1975-2879  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Public Works reports as follows:

That the Minister of National Defence has reported as surplus to the requirements of the Department of National Defence, the parcel of land which is more particularly described in the schedule hereto;

That Mr. Arthur F. Goan, of Rural Route No. 1, Oromocto, New Brunswick, has offered to purchase the said land for the sum of \$550; and

That subject to the approval of the Governor in Council, the Minister of Public Works proposes to accept the said offer which is considered fair and reasonable.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works, pursuant to section 5 of the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and to authorize the issue of letters patent conveying title to the said land as described in the schedule hereto to Mr. Arthur F. Goan, for the sum of \$550.

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*P. M. Patterson*



### SCHEDULE

All that certain parcel of land, described as Parcel "A", situated, lying and being in the Parish of Burton, County of Sunbury, Province of New Brunswick, as shown on a Plan of Survey dated June, 1975, prepared by Mr. H.H. Hoyt, New Brunswick Land Surveyor, which said Parcel "A" is more particularly described as follows:

Beginning at an iron post standing in the point of intersection of the southerly limit of the Oromocto to Gagetown Highway (No. 102) and the southeasterly side line of property owned and occupied by A.F. Goan, thence on a magnetic azimuth of 1973, 179 degrees 04' a distance of 63.10 feet to another iron post; thence 231 degrees 30' a distance of 276.65 feet to another iron post standing in the northeasterly limit of the right-of-way of the Canadian National Railway; thence 292 degrees 30' following the said limit of said right-of-way a distance of 57.17 feet to another iron post standing in the most southerly corner of the above mentioned A.F. Goan property, and thence 51 degrees 30' following the southeasterly side line of the A.F. Goan property a distance of 342.81 feet or to the place of beginning.

The said Plan of Survey as prepared by Mr. H.H. Hoyt, New Brunswick Land Surveyor, was registered at the Registry Office, County of Sunbury, Province of New Brunswick on the 4th day of September, 1975, as Plan Number 132-75.





P.C. 1975-2881  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Regional Economic Expansion reports as follows:

That the person identified in the attached schedule has approached the Department of Regional Economic Expansion for special assistance to establish a commercial undertaking in a designated special area in Canada;

That the amount of special assistance in this instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations, is not greater than the amount required to establish the undertaking in the special area;

That the establishment of the commercial undertaking would facilitate the economic expansion and social adjustment in the area concerned; and

That permission has been granted under Treasury Board Minute 697478 for the Department of Regional Economic Expansion to proceed directly to the Governor in Council for approval of projects to be entered into under the authority of section 10 of the Department of Regional Economic Expansion Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing the undertaking as detailed in the attached schedule, at the rate of special assistance therein indicated.

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*P. J. Pettit*





SCHEDULE OF APPLICATION

SPECIAL AREA BENEFITS

File No. : 602-8-50,460  
Company : Ottawa River Veneers Ltd.  
Location : Pembroke, Ontario  
Operation : Manufacturing wood veneer and  
laminated wood products

Investment in Fixed Assets: \$289,700

Jobs Created : 29

Recommended Grant:

25% of the eligible assets of \$289,700	\$72,425
15% of the eligible wages and salaries of \$360,500	<u>54,075</u>

Total Offer	<u><u>\$126,500</u></u>
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P.C. 1975-2882  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Regional Economic Expansion reports as follows:

That the person named in the schedule hereto has approached the Department of Regional Economic Expansion for special assistance to establish, expand or modernize an economic undertaking in a designated special area in Canada;

That the amount of special assistance as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations is not greater than the amount required to enable the person carrying on or proposing to carry on an economic establishment to establish, expand or modernize the undertaking in the special area;

That the establishment, expansion or modernization of the special undertaking would facilitate the economic expansion and social adjustment in the area; and

That the Department of Regional Economic Expansion has been given permission under Treasury Board Minute number 697478 approved May 28, 1970 to proceed directly to Privy Council for approval of projects to be entered into under the authority of section 10 of the Department of Regional Economic Expansion Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing, expanding or modernizing the undertaking as detailed in the attached schedule at the rate of special assistance therein indicated.

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*P. J. Atfield*



SCHEDULE OF APPLICATION FOR

SPECIAL AREA BENEFITS

File No. : 602-15-50, 457  
Company : Deltaire Industries (Eastern) Ltd.  
Location : Arnprior, Ontario  
Operation : Rebuilding helicopters and related components  
Investment in Fixed Assets: \$273,600  
Jobs Created : 28  
Recommended Grant:

25% of the eligible assets of \$260,900	\$65,225
15% of the eligible wages and salaries of \$460,681	<u>69,102</u>
Total Offer	<u>\$134,327</u>





P.C. 1975-2883  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, is pleased  
hereby to revoke Order in Council P.C. 1968-400 of 29th  
February, 1968, which established a committee of selection  
to advise the Government of Canada with respect to official  
Canadian entries in international competitive film festivals  
and authorized the National Film Board to convene the  
committee as required, to arrange for the screening of  
eligible Canadian films and to deal with all administrative  
details concerning the entry of such films in international  
film festivals.

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*P. J. Pettiford*





P.C. 1975-2897  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 52 of the Financial Administration Act, is pleased  
hereby to direct that a lease to Air Canada be made for  
space in connection with the company's airline business  
operations in Terminal II at Toronto International Airport,  
in accordance with the schedule hereto.

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*P. J. Pettiford*





## SCHEDULE

Lessee: Air Canada

Airport: Toronto International Airport

Description  
of Space to  
be Leased: 12,402 m<sup>2</sup> (133,492 square feet), more or less, of  
building space in Terminal II to be used in  
connection with the company's airline business  
operations.

Term: Five years commencing May 1, 1973 with provision  
for renewal for one further term of five years.

- Consideration:
- (a) Rent is \$1,204,216 per annum reviewable annually  
on the 30th day of April to adjust operating  
and maintenance costs.
  - (b) In the event the Ministry requires any portion  
of the leased premises, Air Canada will be  
reimbursed for amounts paid to the Ministry for  
providing certain works and facilities requested  
by Air Canada. Air Canada will receive the  
amount actually paid less 10% per annum  
calculated from the date of installation of any  
such work or facility.
  - (c) That the Minister may, without further reference  
to the Governor in Council, increase or decrease  
the leased space and make appropriate adjustments  
to the annual rent as required by the Lessee's  
operations.
  - (d) The lease to contain such other terms and conditions  
as may be necessary in the public interest.





P.C. 1975-2838  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 14 of the Harbour Commissions Act, is pleased  
hereby to approve the borrowing by the Nanaimo Harbour  
Commission from a Chartered Bank in Canada, upon the credit  
of the Nanaimo Harbour Commission, an amount not exceeding  
\$140,000 for a period of two years at the prevailing bank  
interest rate per annum, to finance the purchase of specialized  
materials handling equipment for use in the physical  
transportation of newsprint.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2899  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Federal Crown owned and operated a Non-Directional Beacon Site on certain lands in the vicinity of Hope, Province of British Columbia, and the said lands are now required by the Province for highway purposes;

AND WHEREAS the University of British Columbia has agreed to lease to the Federal Crown a parcel of land required for the re-location of the aforesaid Beacon and the Province has agreed to assume payment of the rental on behalf of the Federal Crown under such lease.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to paragraph 4(1)(a) of the Public Lands Grants Act, is pleased hereby to authorize entry into a Tri-Partite Lease-Agreement in this connection between the University of British Columbia, the Province of British Columbia (Department of Highways), and the Federal Crown (Department of Transport), generally in the form and terms of the attached Lease-Agreement.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2900  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 4 of the Public Lands Grants Act, is pleased  
hereby to authorize a lease to METRO AVIATION INC., covering  
a parcel of land at St-Hubert Airport, Quebec, in accordance  
with the schedule hereto.

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*P. H. Pettiford*





## S C H E D U L E

LESSEE: METRO AVIATION INC.

AIRPORT: St-Hubert, Quebec.

DESCRIPTION: A parcel of land containing 98,000 square feet (8820 square metres), more or less, to be used as a site for the Lessee's aviation business.

TERM: Twenty (20) years, commencing October 1st 1975, with provision for renewal of two (2) terms of ten (10) years each.

CONSIDERATION: a) \$2940.00 per annum for land based on a rate of \$0.03 per square foot per annum, the rate being subject to review every five (5) years and at the beginning of each renewal period, and in addition,

b) \$1960.00 per annum airport maintenance charge based on a rate of \$0.02 per square foot per annum, the rate being subject to review at the beginning of each five (5) year period.

c) That the Minister may, without further reference to the Governor General in Council, review and revise the rental, renew the lease and make amendments to increase or decrease the land area as required for the Lessee's operations.

d) The lease to contain such other terms and conditions as may be considered necessary in the public interest.





P.C. 1975-2901  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS under the authority of Order in Council P.C. 1970-2047 of 26th November, 1970 the Meteorological Branch of the Air Service was transferred from the Minister of Transport to the Minister of Fisheries and Forestry, now the Minister of the Environment, under the provisions of paragraph 2(a) of the Public Service Rearrangement and Transfer of Duties Act;

WHEREAS seven of the sites identified for transfer to the Department of the Environment in accordance with the terms of the Memorandum of Understanding between the Department of Transport and the Department of the Environment are the Meteorological Sites at Broadview, Cree Lake, Elbow, Kindersley, Nipawin, Rockglen and Wynyard, Saskatchewan. It is now the intention of the Department of Transport to transfer these sites, as more particularly described in the attached Schedules 'A', 'B', 'C', 'D', 'E', 'F' and 'G', together with the buildings situated thereon, as well as the buildings as listed in the attached Schedule 'H', to the Department of the Environment, at no cost;

AND WHEREAS the Department of Transport has no objection to releasing the properties together with the buildings thereon to the Department of the Environment.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to section 35 of the Public Works Act, is pleased hereby to transfer from the Minister of Transport to the Minister of the Environment, at no cost, the management, charge and direction of the above mentioned lands and buildings, more particularly described in Schedules 'A', 'B', 'C', 'D', 'E', 'F', 'G' and 'H' attached.

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*P. J. P. P. P.*



SCHEDULE 'A'

CREE LAKE, SASKATCHEWAN

Description

Parcel 'A', situated near Cable Bay, Cree Lake, in the Province of Saskatchewan, in the Dominion of Canada, according to a Plan of Record in the Land Titles Office for the Battleford Land Registration District as No. 71-B-03027.

Containing an area of 304 acres.

Together with the Operational Building, Power House, Pump House, Garage and Warehouse and Dwellings 1, 2 and 3 situated thereon.



SCHEDULE 'B'

ELBOW, SASKATCHEWAN

Description

ALL THAT PORTION of the South West Quarter of Section Thirteen (13),  
in Township Twenty-five (25),  
in Range Five (5),  
West of the Third Meridian,  
in the Province of Saskatchewan, in the Dominion of Canada,  
show as Parcel 'A', upon a Plan of Record in the Land Titles Office  
for the Moose Jaw Land Registration District as No. 69MJ00147.  
Containing and area of 2.24 acres.  
Together with the Operational Building situated thereon.





SCHEDULE 'C'

NIPAWIN, SASKATCHEWAN

Description

ALL THAT PORTION of the North East Quarter ( $NE\frac{1}{4}$ ) of Section Twenty (20), in the Township Fifty (50), in Range Fourteen (14), West of the Second (2nd) Meridian, in the Province of Saskatchewan, in the Dominion of Canada, shown as Parcel 'A', on a Plan of Record in the Lands Titles Office for the Prince Albert Land Registration District as No. 70 PA 01905. Containing an area of 2.32 acres.

Together with the Operational Building situated thereon.



SCHEDULE 'D'

ROCKGLEN, SASKATCHEWAN

Description

ALL THAT PORTION of the North East Quarter of Section Thirty-two (32), in Township Two (2), in Range Thirty (30), West of the Second Meridian, in the Province of Saskatchewan, in the Dominion of Canada, shown as Parcel 'A' upon a Plan of Record in the Land Titles Office for the Moose Jaw Land Registration District as No. 70MJ11948, containing Two and Ninety-four hundredths (  $2 \frac{94}{100}$  ) acres, more or less.

Together with the Operational Building situated thereon.



SCHEDULE 'E'

BROADVIEW, SASKATCHEWAN

Description

BLOCK 'M' in the Town of Broadview, in the Province of Saskatchewan, in the Dominion of Canada, according to a Plan of Record in the Land Titles Office for the Regina Land Registration District as No. 64R33289. Subject to the mineral exceptions, reservations and conditions contained in transfer registered as No. L 4993, as to portions formerly Blocks 'G' and 'K' as shown on Plan No. AF 805.

Containing an area of 3.01 acres.

Together with an Easement in Perpetuity over BLOCK 'N' as more particularly described in an Instrument Registered in the Regina Land Registration District at Regina, in the Province of Saskatchewan as No. 65R21977 dated 7 July, 1975. Together with Operations Building, Storage Building and Ceiling Projector situated thereon.



SCHEDULE 'F'

KINDERSLEY, SASKATCHEWAN

Description

Lots Twelve (12) and Thirteen (13) in Block Sixty-nine (69), in the Townsite of Kindersley in the Province of Saskatchewan, in the Dominion of Canada, according to a Plan of Record in the Land Titles Office for the Saskatoon Land Registration District as No. 64-S-14939.

Containing and area of 0.29 acre.

Together with a Right-of-Way as shown outlined and shaded in pink on Plan of Record in the Land Titles Office for the Saskatchewan Land Registration District as No. 66-S-16481 and described in an Instrument Registered in the Land Titles Office for the Saskatoon Land Registration District at Saskatoon in the Province of Saskatchewan as No. 67-S-28098 dated 28 November, 1967.

Together with the Operational Building situated thereon.





SCHEDULE 'G'

WYNWARD, SASKATCHEWAN

Description.

ALL THAT PORTION of the South West Quarter of Section Twenty-seven (27), in Township Thirty-two (32), in Range Sixteen (16), West of the Second Meridian, in the Province of Saskatchewan, in the Dominion of Canada, more particularly described as follows: COMMENCING at the South East corner of the said Quarter Section, thence Westerly along the Southern boundary of the said Quarter Section to the intersection of said Boundary with Fifth (5th) Street West (Queen Street) as shown on Plan No. G143, thence Northerly along the Eastern boundary of Fifth (5th) Street West (Queen Street) aforesaid to the intersection of said Fifth (5th) Street West (Queen Street) with Avenue "E" (Ross Avenue) as shown on Plan No. G143, thence Easterly along the Southern boundary of Avenue "E" West (Ross Avenue) aforesaid to the Eastern boundary of said South West Quarter Section, thence Southerly along the said Eastern boundary of said Quarter Section to the point of Commencement.

Reserving thereout and therefrom the roadway shown as Parcel 'Y' on Plan No. 67-H-08297, containing 0.45 of an acre more or less.

Together with an Easement in Perpetuity over Block 'D' as more particularly described in an Instrument Registered in the Land Titles Office for the Humbolt Land Registration District at Humbolt, in the Province of Saskatchewan as No. 66-H-04912 dated 26 July, 1966.

Together with the Operational Building and Storage Building situated thereon.



SCHEDULE 'H'

Description

Arctic Bay, Northwest Territories

Operations Building

Storage Building

Alert, Northwest Territories

Operations Building

Food Storage

Barracks

Electrical Storage

Transient Barracks

Ozone Building (Storage)

Storage (IGY)

Hydrogen Building

Garage & Powerhouse

Radiosonde Building

Garage Storage

Storage Building

Emergency Power & Carpentry Shop

Storage Building

Cold Storage

Storage Building

Remote Transmitter Building

Eureka, Northwest Territories

Operations Building

Storage (Food)

Barracks

Storage

Transient Barracks

Storage

Transient Barracks

Carpenter Shop

Garage

Remote Transmitter Building

Powerhouse & Water Storage

Strip Shack

Radiosonde Building

Water Storage

Hydrogen Building

Food Storage



Isachsen, Northwest Territories

Operations Building	Storage T-11
Hydrogen Building	Storage T-9
Transient Quarters	Storage T-10
Transient Quarters	Storage T-12
Barracks	Storage (new)
Old Garage T-4	Powerhouse
New Garage T-5	Remote Transmitter Building
Storage T-7	Strip Shack

Sewage Treatment

Mould Bay, Northwest Territories

Operations Building	Old Garage
Barracks	New Garage
Transient Barracks	Powerhouse
Storage	Storage
Storage	Remote Transmitter Building
Storage (Food)	Storage
Capenter Shop	Radiosonde Building

Hydrogen Building



Resolute Bay, Northwest Territories

Upper Air  
Operations Building  
Hydrogen Building  
Heated Storage

Resolute Airport, Northwest Territories

Trailer Unit  
Warehouse #3

Baker Lake, Northwest Territories

Upper Air	Dwelling #10
Operations Building	Dwelling #12
Dwelling #1	Storage
Dwelling #9	Storage
Hydrogen Building	

Coral Harbour, Northwest Territories

Upper Air  
Operations Building  
Hydrogen Building





Hudson Bay, Saskatchewan

Operations Building

Storage Building

Prince Albert, Saskatchewan

Pibal Building





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2903  
11 December, 1975

WHEREAS the Minister of Transport reports as follows:

That Vote L85 of Main Estimates for 1970/71 provided for loans in the amount of \$9,500,000 to Northern Transportation Company Limited in accordance with terms and conditions prescribed by the Governor in Council to finance the acquisition of transportation facilities for use on the Mackenzie River and Central Arctic Coast, which loans were made pursuant to terms and conditions prescribed by Order in Council P.C. 1970-474 of 17th March, 1970 as amended by Order in Council P.C. 1971-2149 of 12th October, 1971;

That Loan Vote L90 of Main Estimates for 1971/72 provided for further loans of \$4,000,000 to the said Company for the said purposes in accordance with terms and conditions prescribed by the Governor in Council, which loans were made pursuant to terms and conditions prescribed by Order in Council P.C. 1971-807 of 27th April, 1971;

That paragraph 3(e) of the appendix to Order in Council P.C. 1970-474 as amended by Order in Council P.C. 1971-2149 and paragraph 3(e) of the appendix to Order in Council P.C. 1971-807 prescribed, inter alia, that principal payments in respect of the above mentioned loans in the amounts of \$4,000,000 and \$900,000 respectively be made on October 15, 1975 and in the amounts of \$500,000 and \$3,100,000 respectively be made on October 15, 1976;

That Order in Council P.C. 1971-2149 which provided through a clerical error that a payment of \$4,000,000 be made on October 15, 1975, should have provided for a payment of \$4,100,000 on that date;

.../2



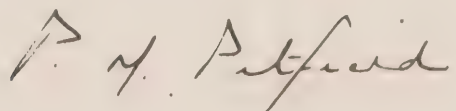
- 2 -

That the Company advises that it is incapable of meeting the principal payments due October 15, 1975 as the growth in cash flow previously anticipated did not materialize in 1975 nor is it now expected to be achieved in the near term due to the lull in MacKenzie Delta oil and gas exploration programs and the continuing delay in commencement of the MacKenzie Valley gas pipeline; and

That the Company is currently undertaking a revenue/cost analysis of its water transportation operations which includes a review of all its outstanding loans in order to submit to the Governor in Council proposals for re-scheduling its entire long-term debt before October 15, 1976.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, with the concurrence of the Minister of Finance, is pleased hereby to authorize that the aggregate principal sum of all loans made pursuant to Orders in Council P.C. 1970-474 of 17th March, 1970, as amended, and P.C. 1971-807 of 27th April, 1971 respectively be repaid in the amounts of \$4,600,000 and \$4,000,000 respectively on October 15, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME







P.C. 1975-2904  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,

on the recommendation of the Minister of Transport, pursuant to any enactment of the Parliament of Canada for defraying the several charges and expenses of the public service from and after the first day of April, 1975, that provides for payment in respect of an Agreement between Her Majesty, the 80016 Canada Ltd/Ltée and Federal Commerce and Navigation (1974) Ltd. for the purpose of building and operating jointly an Arctic Class 2 icebreaking cargo vessel, under Department of Transport Vote 10a of Supplementary Estimates (A), 1975-76, is pleased hereby to approve the terms and conditions of the attached Agreement.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORM

*P. J. Atfield*







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2905  
11 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the Minister  
of State for Urban Affairs, is pleased hereby to approve,  
pursuant to section 16 of the National Capital Act, as a  
capital project of the National Capital Commission, the  
development of a parkway connection between Prince of Wales  
Drive, Colonel By Drive and the Airport Parkway.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2906  
11 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State for Urban  
Affairs, is pleased hereby to authorize, pursuant to  
section 7 of the National Capital Act, the payment of an  
honorarium to William T. Perks, Esquire, Vice-Chairman of  
the National Capital Commission, of \$8,000 per annum and,  
in addition, the payment at the rate of \$100 per diem for  
time spent in performing his duties as a member of any  
committee, effective May 16, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettit*





P.C. 1975-2907  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Veterans Affairs,  
pursuant to subsection 26(1) of the Veterans' Land Act,  
is pleased hereby to approve the sale by The Director,  
The Veterans' Land Act, to William Inverarity of Clinton  
in the Province of British Columbia, of the lands described  
in the schedule hereto, and in accordance with the terms  
and conditions set out therein.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Atfield*



SCHEDULE

Purchaser: William Inverarity,  
Box 339,  
Clinton, British Columbia.

Description of Lands to be Sold: All and singular that certain parcel  
or tract of land and premises, situate  
lying and being in the Province of  
British Columbia and being composed of  
Lots 5 and 16, Block 1, District Lot 403,  
Kamloops Division, Yale District, Plan 538.

Terms of Sale: Substantially in conformity with Parts I  
and III of the Veterans' Land Act, with  
such amendments as the Director deems  
necessary.

Sale Price: \$18,000.00

Cash Deposits: \$600.00 and \$2,700.00

Terms of Repayment: \$14,000.00 over a repayment period not  
in excess of thirty years.

Rate of Interest:  $3\frac{1}{2}\%$  per annum on \$4,000.00  
 $8\frac{1}{2}\%$  per annum on \$10,000.00

Grant: \$700.00 conditional upon compliance  
for a period of ten years from the  
effective date of the Agreement of the  
residence and other requirements contained  
in the said Agreement.

Form of Agreement: VLA Agreement of Sale Form 403, with  
such amendments as the Director deems  
necessary in the circumstances.







CANADA  
PRIVY COUNCIL

P.C. 1975-1/2912  
11 December, 1975

(T.B. REC. 740426 )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on  
the recommendation of the Minister of Finance and the Treasury  
Board, is pleased hereby to approve the annexed amendment to  
the Halifax Relief Commission Superannuation Plan approved by  
Order in Council P.C. 163/505 of 24th January, 1945, as amended.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

AMENDMENT TO THE HALIFAX RELIEF COMMISSION  
SUPERANNUATION PLAN

The Halifax Relief Commission Superannuation Plan approved by the Governor in Council by Order in Council P.C. 163/505 dated the 24th day of January, 1945, as amended, is further amended as follows:

1. Clause 6B of the said Plan is amended by adding thereto the following section:

"(4) Notwithstanding section (1) there shall be added to the pension payable for a month in any year to a recipient, in respect of whom the retirement year determined pursuant to section (3) is 1976, an amount that shall be not less than the difference obtained by subtracting the amount of the pension that may be paid to him for that month in that year from the aggregate of an amount determined pursuant to section (1) and the maximum pension that would have been payable to that recipient, other than pursuant to this section, if the retirement year determined in respect of him had been 1975."





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2912

C.P.

11 December, 1975

(T.B. Rec. 740178 )

(Rec. du C.T. )

His Excellency the Governor-in-Council, on the recommendation of the Minister of Manpower and Immigration and the Treasury Board, pursuant to any enactment of the Parliament of Canada for defraying the several charges and expenses of the Public Service from and after the first day of April, 1975, that provides for contributions in respect of payments to Provinces for the organization and use of workers for farming and related industries, is pleased hereby to approve an agreement for the fiscal years 1975-76 and 1976-77, with an option to continue throughout the 1977-78 fiscal year, substantially in the form attached hereto, entered into with the Province of Manitoba by the Minister of Manpower and Immigration.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2912

C.P. 11 December, 1975

(T.B. Rec. 740081 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased  
hereby to approve pursuant to Section 14 of the  
National Capital Act, the acquisition by the National  
Capital Commission from Cantrend Industries Ltd. and  
S.E. Woods Sportswear Limited., a parcel of land  
described as being lots 215, 216, 241-1, 242-1, 243,  
244-3, and part of Lot 242-2, Ward 2, City of Hull,  
comprising approximately 42,550 square feet, for  
a consideration of \$750,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-3/2912

11 décembre 1975

(T.B. Rec.

(Rec. du C.T.

740081

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)

Sur avis conforme du Conseil du Trésor, et du ministre d'Etat chargé des Affaires urbaines et en vertu du l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 42,550 pieds carrés décrite comme étant des lots 215, 216, 241-1, 242-1, 242, 244-3, et partie du lot 242-2, quartier 2, ville de Hull, ce avec le consentement des propriétaires Industrie Cantrend Limitée et S.E. Woods Sprotsweat Limited, moyennant un paiement de \$750,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-4/2912

C.P. 11 December, 1975

(T.B. Rec. 740351 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and  
the Minister of State for Urban Affairs, is pleased  
hereby to approve pursuant to Section 14 of the  
National Capital Act, the grant of an easement, by  
the National Commission to the Corporation of the  
City of Ottawa for the 84" Hintonburgh West Storm  
Sewer, for a consideration of \$200.00, for a  
period of 49 years or the term of use of the works  
whichever shall be the lesser, on a parcel of land  
described as being 20 feet in width and approximately  
1,000 feet in total length, located in part of Lot  
33, Concession 1, Ottawa Front, Township of Nepean,  
now in the City of Ottawa, and part of Brenmore  
Avenue (as closed by Judges Order, Instrument No.  
40459) and part of Block H, Plan No. 408, and part  
of Lots 2493 to 2497 inclusive, Plan M-48, in the  
Regional Municipality of Ottawa-Carleton.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-4/2912

11 décembre 1975

(T.B. Rec.

(Rec. du C.T. 740351

Sur avis conforme du Conseil du Trésor et du ministre d'Etat aux Affaires urbaines, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'entériner par les présentes, conformément à l'article 14 de la Loi sur la Capitale nationale en faveur de la municipalité d'Ottawa pour la construction d'un égout pluvial de 84 pouces à Hintonburgh-Ouest, moyennant \$200. et pour une période de 49 ans ou pour la durée de l'utilisation de l'ouvrage, suivant la période la plus courte, sur une parcelle de terrain de 20 pieds de largeur et d'environ 1,000 pieds de longueur située sur une partie du lot 33 de la concession 1, front de la rivière des Outaouais, dans le canton de Nepean, faisant maintenant partie de la ville d'Ottawa, sur une partie de l'avenue Brenmore (fermée sur ordre de la Cour, document n° 40459), sur une partie du quadrilatère H du plan n° 408, et sur une partie des lots numérotés de 2493 à 2497 inclusivement du plan M-48, situés dans la municipalité régionale d'Ottawa-Carleton.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*





P.C.1975-5/2912

C.P.

11 December, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec.

740007

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(Rec. du C.T.

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His Excellency the Governor in Council, on the recommendation of the Minister of National Defence and the Treasury Board, is pleased hereby to authorize waiver of the Crown's right to claim in priority, from available insurance monies, the amount required to satisfy the Crown's claim against Mrs. Margaret E. Carr for the loss of the services of, and the cost of medical treatment provided to former Private Patrick Bruce O'Neill as a result of injuries he sustained in a motor vehicle accident on April 20, 1973, near Webb, Saskatchewan, and further to authorize the Deputy Attorney General of Canada to determine the amount that should be paid out of those insurance monies to the Crown in respect of its claim.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA  
PRIVY COUNCIL

P.C. 1975-6/2912  
11 December, 1975

(T.B. REC. 739584 )

His Excellency the Governor General in Council on the recommendation of the Secretary of State and the Treasury Board, pursuant to subsection (4) of section 13 of the National Film Act, is pleased hereby to approve the appointment of Mr. James de B. Domville as Assistant Government Film Commissioner (SX - 2 classification) at a salary of \$35,000 per annum effective September 8, 1975.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVE





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-7/2912

C.P.

11 December, 1975

(T.B. Rec. 740319 )

(Rec. du C.T. )

His Excellency the Governor General in Council  
on the recommendation of the Secretary of State and the  
Treasury Board, pursuant to subsection (4) of section 13  
of the National Film Act, is pleased hereby to approve  
the appointment of Mr. Roman Boghdan Kroitor as Executive  
Producer in the English Production Branch (SM-1 classi-  
fication) at a salary of \$30,000 per annum effective  
November 1, 1975.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-8/2912  
11 December, 1975

(T.B. REC. 739131

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His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit income tax of an amount equal to the difference between the aggregate of amounts payable under the Income Tax Act by Joyce Rozell of Winfield, B.C., for 1974 and the aggregate of amounts that would have been payable by her for 1974 had she been entitled to a deduction of \$8,250.00 under paragraph 60(j) thereof, plus any relevant interest, conditional upon Joyce Rozell within ninety days of the date hereof making a payment described in the said paragraph of \$8,250.00 and claiming no deduction in respect of such payment in any year.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-9/2912

C.P. 11 December, 1975

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 740230 )

(Rec. du C.T. )

His Excellency, the Governor General in Council, on the recommendation of the Solicitor General and the Treasury Board, is pleased hereby to authorize the payment, on an ex gratia basis, of the sum of \$2,366 to Mr. Victor Chernick, Joyceville Institution, Kingston, Ontario, to compensate for permanent disability resulting from an accident at that Institution on November 10, 1969.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-10/2912  
11 December, 1975  
(T.B. Rec. 740194)

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport and the Treasury Board pursuant to section 52 of the Financial Administration Act, is pleased hereby to direct that the Minister of Transport may extend Leases Numbers 65411 and 65559 with Bowring Brothers Ltd., 65438 with Bry's Drug Store, 65413 with Classic's Little Books (Airport) Ltd., 65410 with Les Entreprises Cara (Quebec) Limitée, 77181 with Laura Secord Candy Shops Limited, 66510 and 80773 with Mercury International Travlsurance Agencies Ltd. and 66519 with Texaco Canada Limited for a further term of six months commencing on December 1, 1975 covering the operation of various concessions at Montreal International Airport (Dorval), in accordance with the attached Schedule; the said leases were authorized and subsequently amended as indicated in Appendix "A" hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-11/2912  
11 December, 1975

(T.B. REC. 740202 )

His Excellency the Governor in Council  
on the recommendation of the Minister of Regional Economic  
Expansion and the Treasury Board, pursuant to Vote 11a,  
Appropriation Act No. 5, 1973, and Order in Council  
P.C. 1973-14/3799 of December 11, 1973, is pleased hereby  
to authorize the Minister of Regional Economic Expansion  
to enter into a Subsidiary Agreement for Planning,  
substantially in the form attached hereto, pursuant to  
the Canada-New Brunswick General Development Agreement,  
for the purposes of providing for federal financial  
contributions to cost-share jointly with the provincial  
government external staff and services required to assist  
both governments in the process of economic and socio-  
economic development called for in the said Canada-New  
Brunswick General Development Agreement.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2913  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for  
External Affairs with the concurrence of the Minister of  
Transport, pursuant to sections 4 and 5 of the Blue Water  
Bridge Authority Act, is pleased hereby to reappoint  
Mr. John D. George to be a member of the Blue Water Bridge  
Authority to hold office during pleasure for a term of  
three years, effective November 30, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2914  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Finance,  
hereby accepts, effective December 30, 1975, the  
resignation of Mr. A.P. Mills as a member of the Anti-  
dumping Tribunal appointed by Order in Council  
P.C. 1970-617 of 9th April, 1970.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE CLERK DU CONSEIL PRIVÉ







P.C. 1975-2915  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State (Fisheries),  
pursuant to section 18 of the Freshwater Fish Marketing  
Act, is pleased hereby to appoint Mr. Gudmundur Stefan  
Einarson, Flin Flon, Manitoba, to be a member of the  
Advisory Committee of the Freshwater Fish Marketing  
Corporation for a term of two years, vice Mr. Raymond P.  
Hardy.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2916  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State (Fisheries),  
pursuant to section 18 of the Freshwater Fish Marketing Act,  
is pleased hereby to appoint Mr. Wayne Eaton Wood,  
Edmonton, Alberta, to be a member of the Advisory  
Committee of the Freshwater Fish Marketing Corporation  
for a term of two years, vice Mr. Frank Ladouceur.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2918  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to subsection 91(2) of the  
Unemployment Insurance Act, 1971, is pleased hereby to  
appoint Mrs. Elizabeth Mary Wolfe to be Chairman of the  
Boards of Referees for the Ontario Regional Division and  
particularly for the District of Oshawa, Ontario, vice  
Mr. James B. Reid.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2019  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Manpower and  
Immigration, pursuant to subsection 108(1) of the  
Unemployment Insurance Act, 1971, is pleased hereby to  
appoint Mr. Saul Laskin, to be Chairman of the  
Unemployment Insurance Advisory Committee to hold office  
during pleasure, vice Mr. Anatole Lesyk, resigned.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-2919  
11 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu du paragraphe 108(1) de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Saul Laskin président du Comité consultatif de l'assurance-chômage, à titre amovible, en remplacement de M. Anatole Lesyk, démissionnaire.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2921  
11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to sections 3 and 6 of the Pilotage Act, is  
pleased hereby to reappoint each of the following persons  
to be a Member of the Laurentian Pilotage Authority to  
hold office for a period terminating effective December 9,  
1976:

Evariste Bernier, of the City of Quebec,  
Province of Quebec

Carl Bodensieck, of the City of St. Lambert,  
Province of Quebec

André de Lachevrotière, of the City of Sillery,  
Province of Quebec

Vilandr  Lafleur, of the City of Quebec,  
Province of Quebec

Michael Briggs Milner, of the City of  
Otterburn Heights, Province of Quebec.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIV 





C.P. 1975-2221  
11 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Transports et en vertu des articles 3 et 6 de la Loi sur le pilotage, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes les personnes dont le nom figure ci-après membres de l'Administration de pilotage des Laurentides pour un mandat venant à expiration le 9 décembre 1976:

M. Evariste Bernier, de Québec (Québec)

M. Carl Bodensieck, de Saint-Lambert (Québec)

M. André de Lachevrotière, de Sillery (Québec)

M. Vilandré Lafleur, de Québec (Québec)

M. Michael Briggs Milner, d'Otterburn Heights (Québec).

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2922

11 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to sections 3 and 6 of the Pilotage Act, is  
pleased hereby to reappoint each of the following persons  
to be a Member of the Pacific Pilotage Authority to hold  
office for a period terminating effective December 9, 1976:

John Barrymore Cook, of the City of Vancouver,  
Province of British Columbia

Douglas Glen Dixon, of the City of Vancouver,  
Province of British Columbia

Godfrey Harry Hayes, of the City of Victoria,  
Province of British Columbia

Wray G. Howard, of the City of Vancouver,  
Province of British Columbia

Donald MacDonald MacKay, of the City of Vancouver,  
Province of British Columbia

Robert Roy McLeese, of the City of Vancouver,  
Province of British Columbia.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-2922  
11 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Transports et en vertu des articles 3 et 6 de la Loi sur le pilotage, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes les personnes dont le nom figure ci-après membres de l'Administration de pilotage du Pacifique pour un mandat venant à expiration le 9 décembre 1976:

M. John Barrymore Cook, de Vancouver  
(Colombie-Britannique)

M. Douglas Glen Dixon, de Vancouver  
(Colombie-Britannique)

M. Godfrey Harry Hayes, de Victoria  
(Colombie-Britannique)

M. Wray G. Howard, de Vancouver (Colombie-Britannique)

M. Donald MacDonald MacKay, de Vancouver  
(Colombie-Britannique)

M. Robert Roy McLeese, de Vancouver  
(Colombie-Britannique).

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2923  
11 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de l'Energie, des Mines et des Ressources et en vertu de l'article 8 de la Loi sur la Société Petro-Canada, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes chacune des personnes suivantes membre du Conseil d'administration de la Corporation, pour un mandat de trois ans:

- M. Gordon Murray MacNabb, d'Ottawa (Ontario)
- M. Thomas Kunito Shoyama, d'Ottawa (Ontario)
- M. Arthur Kroeger, d'Ottawa (Ontario)
- M. Donald Southam Harvie, de Calgary (Alberta)
- M. J.-Claude Hebert, de Montréal (Québec)
- M. Donald Gilpin Willmot, de Toronto (Ontario)
- M. Wilbert Hill Hopper, d'Ottawa (Ontario)

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*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2924  
12 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR IN COUNCIL having received and carefully considered the report of the Interim Anti-Inflation Board dated December 11th, 1975, hereby concludes that the proposed collective agreement between Her Majesty in right of Canada as represented by the Treasury Board and The Canadian Union of Postal Workers should be allowed to stand without modification.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2927  
16 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
subsection 12(2) of the Anti-Inflation Act, hereby directs  
the Anti-Inflation Board to conduct such inquiry as it  
considers appropriate to enable it to advise the Governor  
General in Council as to whether the classes of private sector  
suppliers of commodities or services set out in the schedule  
hereto to whom and to whose employees the guidelines under  
the said Act do not apply, are of such strategic importance  
to the containment and reduction of inflation in Canada as to  
warrant the making of an order by the Governor General  
in Council pursuant to subparagraph 3(2)(a)(v) of the said  
Act.

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*P. J. Peltier*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE

Private sector suppliers of commodities or services who bargain collectively in the manner referred to in subparagraph 12(2)(a)(i) of the Act and who carry on business in Canada in

- (a) the trucking industry;
- (b) the construction industry;
- (c) the shipping industry on the west coast of Canada, the Great Lakes or the St. Lawrence River;
- (d) the longshoring industry; and
- (e) the grain handling industry.





C.P. 1975-2828  
4 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Justice et en vertu des articles 3 et 4 de la Loi sur la Commission de révision de l'impôt, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes président de ladite Commission l'honorable Lucien Cardin, actuellement président adjoint de la Commission, à compter du 4 décembre 1975 et de fixer son traitement au montant mentionné à l'annexe ci-après, lequel se situe dans l'échelle DM 1 (41 000 \$ - 54 000 \$).

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2934  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of  
Appropriation Act No. 2, 1965, as amended, is pleased  
hereby to authorize payments not exceeding \$50,000 as economic  
assistance to the Caribbean Community (CARICOM) on the  
following conditions:

- (a) that CARICOM agrees that the said payments  
will be applied to the costs of engaging a  
pharmacist and covering appropriate support  
costs over a period of two years to formulate  
a plan for providing safe, effective and low  
cost drugs to CARICOM countries;
- (b) that an initial payment of \$14,000 shall be  
made to CARICOM at the commencement of the  
project, and additional payments of up to  
\$25,000 shall be made at the commencement  
of succeeding fiscal years based on the costs  
to date and the estimated expenditures for  
the ensuing period; upon completion of the  
project a final evaluation shall be provided  
by CARICOM together with a detailed statement  
of expenditures; and
- (c) that CARICOM agrees also to enter into an  
agreement or arrangement with the Government  
of Canada concerning the end and purpose of  
the said payments, and make such reports on  
the progress and costs of the project as may  
be required by the Government of Canada.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2935  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of  
Appropriation Act No. 2, 1965, as amended, is pleased hereby  
to authorize payments not to exceed \$16,500 as economic  
assistance to the Caribbean Development Bank (CDB) on the  
following conditions:

- (a) that CDB agrees that the said payments shall  
be applied to the cost of secretarial services  
and travel expenses incurred in connection  
with the services of a ports adviser to the  
CDB over an eighteen month period; and
- (b) that CDB agrees also to enter into an agreement  
or arrangement with the Government of Canada  
concerning the end and purpose of the said  
payments, and make such reports on the progress  
and costs of the project as may be required  
by the Government of Canada.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2941  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Indian Affairs and Northern Development reports as follows:

That Crane River Indian Reserve No. 51 in the Province of Manitoba is a Reserve within the meaning of the Indian Act and was set apart as such for the use and benefit of the Crane River Band of Indians by Order in Council P.C. 2876 of 21st November, 1913;

That the Minister of Northern Affairs, Province of Manitoba has applied for the lands described in the schedule hereto being a portion of Crane River Indian Reserve No. 51 in the said Province for public road purposes; and

That the application has been approved by the Council of the Crane River Band of Indians by Resolution numbered 501/27-7-27-8 dated June 3, 1975 in consideration of the sum of \$12,500 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Manitoba for public road purposes, the lands described in the schedule hereto and to transfer the administration and control thereof to Her Majesty in right of the Province of Manitoba for so long as the said lands are being used for public road purposes, and that upon the said lands ceasing to be so used, the administration and control thereof shall revert to Her Majesty in right of Canada.

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*P. J. Peltand*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



**This is the Schedule to Order in Council P.C. 1975 -**

**In Crane River Indian Reserve No. 51, in the Province of Manitoba, according to a plan of subdivision of said Reserve recorded in Canada Lands Surveys Records at Ottawa under No. 57149, a copy of which has been filed in the Land Titles Office at Dauphin in the said Province of Manitoba under instrument No. 2017 being the said road allowance south of and adjoining the southern limits of Sections 27, 28 and 29A, in Township 29, Range 13, West of the Principal Meridian, and the productions of said southern limits across the two road allowances lying between said sections.**

**Reserving thereout and therefrom all mines and minerals whether solid, liquid or gaseous which may be found to exist within, upon or under such lands, together with full power to work the same and for this purpose to enter upon, use and occupy the said lands or so much thereof and to such extent as may be necessary for the effectual working and extracting of the said minerals.**





P.C. 1975-2942  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs and  
Northern Development, pursuant to section 24 of the  
Territorial Lands Act, is pleased hereby to authorize the  
acquisition by the employees of the Government of Canada  
named in the schedule hereto of the territorial lands  
located in the Yukon Territory or interest therein in  
accordance with the schedule hereto.

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*P. M. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





### Schedule

The acquisition of an indirect or equitable interest in territorial lands by Raymond John Kitz of the City of Whitehorse in the Yukon Territory, Material Testing Technician, being an employee of the Department of Public Works by virtue of the granting of a lease for recreational purposes to Florence Alice Marie Kitz, his wife, covering lot numbered 11 in a subdivision at Constabulary Beach in the Yukon Territory, as said lot is shown on a plan of survey of record number 59821 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42769.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.

The acquisition of an indirect or equitable interest in territorial lands by Lillian Patricia Belanger of the City of Whitehorse in the Yukon Territory, cook, being an employee of the Department of National Health and Welfare, by virtue of the granting of a lease for recreational purposes to Fredrick Allen Belanger, her husband, covering lot numbered 48 in a subdivision at Constabulary Beach in the Yukon Territory, as said lot is shown on a plan of survey of record number 59821 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42769.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.

The acquisition of an indirect or equitable interest in territorial lands by Muriel Mary Elizabeth James of the City of Whitehorse in the Yukon Territory, Secretary, an employee of the Department of Indian Affairs and Northern Development by virtue of the granting of a lease for recreational purposes to Gerald Nathaniel James, her husband, covering lot numbered 9 in a subdivision at Constabulary Beach in the Yukon Territory, as said lot is shown on a plan of survey of record number 59821 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42769.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.





Dorothy Gwendolyne Leas, Dietary Aid, of the City of Whitehorse in the Yukon Territory, an employee of the Department of National Health and Welfare, to lease for recreational purposes the whole of lot 91 in the Taku Subdivision in the Yukon Territory, as said lot is shown on a plan of survey of record number 59698 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42533.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.

Marjorie Anne Couch, Clerk, of the City of Whitehorse in the Yukon Territory, an employee of the Department of Manpower and Immigration to lease for recreational purposes the whole of lot numbered 135 in the Taku Subdivision in the Yukon Territory, as said lot is shown on a plan of survey of record number 59698 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42533.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.

William Gerald Whitley, Administrator, of the City of Whitehorse in the Yukon Territory, an employee of the Department of Indian Affairs and Northern Development, to lease for recreational purposes the whole of lot number 118 in the Taku Subdivision in the Yukon Territory, as said lot is shown on a plan of survey of record number 59698 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42533.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.

John Adam Storey, Meteorological Technician, of the City of Whitehorse in the Yukon Territory, an employee of the Department of the Environment, to lease for recreational purposes the whole of lot numbered 117 in the Taku Subdivision in the Yukon Territory, as said lot is shown on a plan of survey of record number 59698 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42533.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.



Shirley Nazar, Clerk, of the City of Whitehorse in the Yukon Territory, an employee of the Department of Indian Affairs and Northern Development, to lease for recreational purposes the whole of lot numbered 68 in the Taku Subdivision in the Yukon Territory, as said lot is shown on a plan of survey of record number 59699 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 42532.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work the same.





P.C. 1975-2944  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. J. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2945  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2946

18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. H. P. P.*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2947  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Justice reports that the Honourable Walter Frank Schroeder, a Judge of the Supreme Court of Ontario and a member of the Court of Appeal for Ontario, has continued in judicial office for at least fifteen years, has attained the age of sixty-five years and has tendered his resignation effective the twenty-ninth day of December, 1975.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, is pleased hereby to accept the resignation of the Honourable Walter Frank Schroeder and pursuant to the Judges Act, to grant to him an annuity of \$35,333.33 to commence on the twenty-ninth day of December, 1975 and to continue during his natural life.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2948  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Justice reports that the Honourable Edwin George Thompson, a Supernumerary Judge of the Supreme Court of Justice of Ontario and a member of The High Court of Justice for Ontario, has continued in judicial office for at least fifteen years, has attained the age of sixty-five years and has tendered his resignation effective the twenty-ninth day of December, 1975.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, is pleased hereby to accept the resignation of the Honourable Edwin George Thompson and pursuant to the Judges Act, to grant to him an annuity of \$35,333.33 to commence on the twenty-ninth day of December, 1975 and to continue during his natural life.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2954  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, hereby accepts  
the resignation of Mr. J. Gear McEntyre, as Chairman of  
the Canadian Trade and Tariffs Committee, appointed by Order  
in Council P.C. 1973-3562 of 8th November, 1973, effective  
December 31, 1975.

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*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2955  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, hereby accepts  
the resignation of Mr. Bertram Barrow as Commissioner of the  
Foreign Investment Review Agency, appointed by Order in  
Council P.C. 1975-1931 of 6th August, 1975, effective December  
27, 1975.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2958  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works, is  
pleased hereby,

- (a) to authorize the purchase of the lands described in Schedules "A1" to "A6" of the Agreement of Purchase and Sale attached hereto as Schedule "A" from City Parking Holdings Limited, Queen & Metcalfe Carpark Limited, Queen & Metcalfe Holdings Limited, Albert Metcalfe Estates Limited, and York Adelaide Estates Limited, substantially in accordance with the terms of that Agreement;
- (b) pursuant to paragraph 4(1)(a) of the Public Lands Grants Act, to authorize the sale of one or both of the lands described in Schedule "B" attached hereto to G. Tamblyn Limited and Scott's Restaurants Co., Limited, respectively, in accordance with the terms and conditions of the Options to Purchase outlined in Schedule "B" hereto, if one or both of such Options are exercised; and
- (c) pursuant to paragraph 4(1)(a) of the said Act, to authorize the lease of the lands outlined in red in Schedules "B" to "F" of Schedule "C" attached hereto to Queen & Metcalfe Carpark Limited, pursuant to a lease substantially in accordance with Schedule "C" hereto.

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*P. H. Pettiford*





P.C. 1975-2958  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works, is  
pleased hereby,

- (a) to authorize the purchase of the lands described in Schedules "A1" to "A6" of the Agreement of Purchase and Sale attached hereto as Schedule "A" from City Parking Holdings Limited, Queen & Metcalfe Carpark Limited, Queen & Metcalfe Holdings Limited, Albert Metcalfe Estates Limited, and York Adelaide Estates Limited, in accordance with the terms of that Agreement;
- (b) pursuant to paragraph 4(1)(a) of the Public Lands Grants Act, to authorize the sale of one or both of the lands described in Schedule "B" attached hereto to G. Tamblyn Limited and Scott's Restaurants Co., Limited, respectively, in accordance with the terms and conditions of the Options to Purchase outlined in Schedule "B" hereto, if one or both of such Options are exercised; and
- (c) pursuant to paragraph 4(1)(a) of the said Act, to authorize the lease of the lands outlined in red in Schedules "B" to "F" of Schedule "C" attached hereto to Queen & Metcalfe Carpark Limited, pursuant to a lease substantially in accordance with Schedule "C" hereto.

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*P. J. P. P.*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2960  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Public Works has reported as surplus to the requirements of the Department of Public Works, the parcel of land located at Lytton, British Columbia, more particularly described in the schedule hereto;

WHEREAS Kumcheen Enterprises Ltd., a body corporate incorporated by the Lytton Indian Band at Lytton, British Columbia, has offered to purchase the said parcel of land for the appraised value of \$5,000. It is the intention of the purchaser to have a commercial building constructed on the property with office space being leased to the Post Office and the Department of National Health and Welfare and the remaining space to be used by members of the Lytton Indian Band;

WHEREAS this proposed sale of property has been reviewed and concurred in by the Treasury Board Advisory Committee on Federal Land Management;

AND WHEREAS subject to the approval of the Governor in Council, the Minister of Public Works proposes to accept the said offer which is considered fair and reasonable.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works, pursuant to section 5 of the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and to authorize the issue of letters patent conveying title to the said property as more particularly described in the schedule hereto, to Kumcheen Enterprises Ltd., for the sum of \$5,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE

A parcel of land situated at Lytton, in the Province of British Columbia described as:

Lot Eight (8), in Block Seven (7), Section One (1), Township Fifteen (15), Range Twenty-Seven (27), West of the Sixth (6th) Meridian.





P.C. 1975-2961  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Public Works reports  
as follows:

That the Minister of Transport has reported as surplus to the requirements of the Department of Transport, a small parcel of land containing Ninety-two Hundredths (0.92) of an acre, more or less, situated at or near the Town of Davidson, in the Province of Saskatchewan, which said parcel of land is more particularly described in the schedule hereto;

That Mr. John P. Sekulich of Davidson, Saskatchewan, has offered to purchase the said parcel of land for the sum of \$2,000; and

That subject to the approval of the Governor in Council, the Minister of Public Works proposes to accept the said offer which is considered fair and reasonable.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Public Works, pursuant to section 5 of the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and to authorize the issue of letters patent conveying title to the said land, not including minerals, as described in the schedule hereto, to Mr. John P. Sekulich, for the sum of \$2,000.

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*P. J. P. P.*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE

All that portion of the South Half of Section Three (3), in Township Twenty-Seven (27), in Range Twenty-Nine (29), West of the Second Meridian, in the Province of Saskatchewan, in the Dominion of Canada, shown as Parcel "A" on a Plan of Record in the Land Titles Office for the Saskatoon Land Registration District as Number 62-S-21867.

Excluding minerals.





P.C. 1975-2962

18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Public Works,  
pursuant to section 4 of the Public Lands Grants Act, is  
pleased hereby to authorize the issue of Quit-Claim  
letters patent to Park Pacific Apartments Limited, for  
the sum of \$100, of the right of entry upon and over certain  
lands in North Saanich, British Columbia, more particularly  
described in the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





### SCHEDULE

All that part of Section 4, Range 2 East, North Saanich District, lying west of the East Saanich Road, except that part thereof included within the boundaries of Plan 17389, lying to the west of the westerly boundary of Plan 2000 R.W.

The lands are in the District of North Saanich and North Saanich Fire Protection District, Province of British Columbia.





P.C. 1975-2964  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the company identified in the attached schedule has approached the Department of Regional Economic Expansion for special assistance to establish a commercial undertaking in a designated special area in Canada;

WHEREAS the amount of special assistance in this instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations, is not greater than the amount required to establish the undertaking in the special area;

WHEREAS the establishment of the commercial undertaking would facilitate the economic expansion and social adjustment in the area concerned;

AND WHEREAS permission has been granted under Treasury Board Minute 697473 for the Department of Regional Economic Expansion to proceed directly to the Governor in Council for approval of projects to be entered into under the authority of section 10 of the Department of Regional Economic Expansion Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing the undertaking as detailed in the schedule hereto, at the rate of special assistance therein indicated.

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*P. H. Patfield*



SCHEDULE OF APPLICATION

SPECIAL AREA BENEFITS

File No. : 602-8-50,467  
Company : L'Amable Lumber Limited  
Location : L'Amable, Ontario  
Operation : Processing of logs for lumber,  
wood chips and sawdust  
Investment in Fixed Assets: \$334,775  
Jobs Created : 5  
Recommended Grant:

20% of the eligible assets of \$334,775      \$66,955





P.C. 1975-2965  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the company identified in the attached schedule has approached the Department of Regional Economic Expansion for special assistance to establish a commercial undertaking in a designated special area in Canada;

WHEREAS the amount of special assistance in this instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations, is not greater than the amount required to establish the undertaking in the special area;

WHEREAS the establishment of the commercial undertaking would facilitate the economic expansion and social adjustment in the area concerned;

AND WHEREAS permission has been granted under Treasury Board Minute 697478 for the Department of Regional Economic Expansion to proceed directly to the Governor in Council for approval of projects to be entered into under the authority of section 10 of the Department of Regional Economic Expansion Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing the undertaking as detailed in the schedule hereto, at the rate of special assistance therein indicated.

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*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





SCHEDULE OF APPLICATION

SPECIAL AREA BENEFITS

File No.	:	602-8-50,468
Company	:	Mr. Hans Ebrecht for Algonquin Lumber Ltd. (a company to be formed)
Location	:	Pembroke, Ontario
Operation	:	Lumber dressing
Investment in Fixed Assets	:	\$125,000
Jobs Created	:	6
Recommended Grant	:	20% of the eligible assets of \$125,000 = \$25,000





P.C. 1975-2966  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Solicitor General reports that the Commissioner of the Royal Canadian Mounted Police has recommended that Assistant Commissioner William Gordon Pritchett, promoted to that rank on April 1, 1974, by Order in Council P.C. 1974-944 of 23rd April, 1974, be compulsorily retired from the Royal Canadian Mounted Police under the provisions of section 10 of the Royal Canadian Mounted Police Pension Continuation Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, pursuant to subsection 13(1) of the Royal Canadian Mounted Police Act, hereby compulsorily retires Assistant Commissioner William Gordon Pritchett of the Royal Canadian Mounted Police in the interests of efficiency of the service and to grant him a pension under section 10 of the Royal Canadian Mounted Police Pension Continuation Act, effective December 31, 1975.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2971  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 4 of the Public Lands Grants Act, is pleased  
hereby to authorize an amendment to Lease No. 69228 with  
Okanagan Helicopters Limited, covering the parcel of land  
situated at Vancouver International Airport, in accordance  
with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## S C H E D U L E

NAME: Okanagan Helicopters Ltd.

AIRPORT: Vancouver International

LEASE: No. 69228 dated September 20, 1954 covering a parcel of land containing 5574 m<sup>2</sup> (60,000 ft.<sup>2</sup>) was granted by the City of Vancouver to Okanagan Helicopters Ltd. for a term of thirty years from October 1, 1954. The lease was assigned to the Department of Transport on June 1, 1962 under an assignment document dated April 26, 1962. The leased area serves as a site for the Lessee's hangar.

AUTHORITY: To amend lease:

- (a) to extend the term of the lease for a further ten year period ending September 30, 1994.
- (b) to expand leased area to 7827 m<sup>2</sup> (84,250 ft.<sup>2</sup>) to provide for helicopter landing and parking.
- (c) to revise the rental rate effective March 1, 1974 and provide for rental reviews thereafter at the beginning of each five year period under the lease. Rental rate effective March 1, 1974 is \$10,110.00 based on the established rate of 12 cents per square foot.
- (d) That the Minister may, without further reference to the Governor General in Council, review and revise the rental and make amendments to increase or decrease the land areas as required for the Lessee's operations.







PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2973  
18 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport and the  
Treasury Board, pursuant to section 4 of the Public Lands  
Grants Act, is pleased hereby to ratify an agreement  
between the Government of Canada represented by the Minister  
of Transport and the Government of the Province of Newfoundland  
represented by the Minister of Intergovernmental Affairs  
dated October 28, 1975 and registered in the records of  
the Department of Transport as Number 101383, which agreement  
provides for the distribution between Canada and the  
Province of air base property at Goose Bay in the Province  
of Newfoundland and the provision of services at that air  
base.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2976  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Finance, hereby  
accepts the resignation of Mr. J.P.C. Gauthier as  
Chairman and a member of the Anti-dumping Tribunal,  
effective December 30, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettit*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-1/2978  
C.P. 18 December, 1975  
(T.B. Rec. 737460-1)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State and the  
Treasury Board, is pleased hereby to approve an amendment to  
the contract entered into under Order in Council  
P.C. 1972-1/1431 of 27th June, 1972, as amended by Order  
in Council P.C. 1975-3/2145 of 11th September, 1975 by the  
Canadian Broadcasting Corporation with the Foundation  
Company of Canada Limited for the construction of the  
Regional Broadcasting Centre, Vancouver, British Columbia,  
for an amount of \$13,270,000 in order now to provide that  
that the said amount is to be exclusive of the Management  
Fee specified under the contract.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2978

C.P. 18 December, 1975

(T.B. Rec. 740160)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Energy, Mines  
and Resources and the Treasury Board, pursuant to  
paragraph 7(2)(b) of the Resources and Technical Surveys  
Act, is pleased hereby to authorize the Minister of Energy,  
Mines and Resources to enter into a cost-sharing agreement  
substantially in the form hereto attached, on behalf of the  
Government of Canada with the Government of Ontario for the  
purpose of carrying out a high sensitivity airborne gamma-  
ray spectrometry survey in the area of the Precambrian Shield  
in western Ontario as a project part of the Federal-  
Provincial Uranium Reconnaissance Program at a cost to the  
Government of Canada not to exceed \$112,500 chargeable to  
Vote 5, Mineral and Energy Resources Program.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2978

C.P.

18 December, 1975

(T.B. Rec. 740337 )  
(Rec. du C.T. )

WHEREAS by Order-in-Council P.C. 1974-7/1009 of 30 April 1974 His Excellency-in-Council was pleased to authorize an exchange of lands with The Corporation of the City of Victoria, and the grant of a right of way unto the said City of Victoria for utilities purposes in and under the surface of the lands described in Part V of the Schedule thereto, and the issuance of Letters Patent accordingly.

WHEREAS the utilities right of way granted to the said City of Victoria did not include a right of way for gas pipe lines.

WHEREAS British Columbia Hydro and Power Authority owns gas pipe lines in and under the surface of the said lands described in Schedule B hereto.

THEREFORE, His Excellency the Governor General-in-Council, on the recommendation of the Minister of National Defence and the Treasury Board, is pleased hereby to authorize the Minister of National Defence to execute on behalf of Her Majesty an Indemnity Agreement with British Columbia Hydro and Power Authority, substantially in the form annexed as Schedule A hereto, and pursuant to Section 4 of the Public Land Grants Act to issue Letters Patent granting unto British Columbia Hydro and Power Authority a gas pipe line right of way in and under the surface of the lands described in Schedule B hereto, subject to the terms of the Indemnity Agreement.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Patterson*





P.C. 1975-4/2978  
18 December, 1975

(T.B. Rec. 739968 )

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR IN COUNCIL on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit to each company named in the Schedule in respect of the goods set out therein opposite that company an amount equal to

- (a) the amount of the customs duty and excise taxes paid or payable on the goods

minus

- (b) the amount of customs duty and excise taxes payable on one-sixtieth of the value of the goods for each month or part of a month that the goods remain in Canada.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

Sur Avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR EN CONSEIL de remettre par les présentes à chacune des sociétés mentionnées dans l'annexe, à l'égard des marchandises qui y sont indiquées vis-à-vis du nom de la société, un montant égal

- a) au montant des droits de douane et des taxes d'accise payés ou payables sur les marchandises

moins

- b) le montant des droits de douane et des taxes d'accise payable sur un soixantième de la valeur des marchandises pour chaque mois ou partie de mois pendant lequel les marchandises restent au Canada.

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*P. H. Atfield*





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-5/2978

C.P.  
18 December, 1975

(T.B. Rec. 739954 )  
(Rec. du C.T. )

His Excellency the Governor General in Council, on the recommendation of the Minister of Public Works and the Treasury Board, is pleased hereby to authorize the purchase for the sum of \$252,000.00 of a certain parcel of land more particularly described in the Schedule hereto, from the City of Edmonton, required as a site for the proposed new Alberta area Public Archives of Canada, Regional Records Centre, subject to the condition subsequent that if Her Majesty does not commence construction of the said Records Centre on or before March 31, 1976, the land will be reconveyed to the City of Edmonton at the price paid.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





## S C H E D U L E

All and singular that certain parcel of land, situate, lying and being Lot Five (5), Block Six (6) in the City of Edmonton, in the Province of Alberta, as shown on the Subdivision Plan of Record in The Land Titles Office for the North Alberta Land Registration District as 5057 T.R. (McIntyre Industrial).





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1975-6/2978

C.P.

18 December, 1975

(T.B. Rec. 739331 )

(Rec. du C.T. )

His Excellency the Governor General in Council,  
on the recommendation of the Solicitor General and the Treasury  
Board, is pleased hereby to authorize the payment, on an ex-  
gratia basis, of the sum of \$10,332.21 to Mr. Robert A. Henderson  
of the Matsqui Institution, Abbotsford, British Columbia, to  
compensate for permanent disability resulting from an accident  
at that Institution on August 15, 1974.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-1/2979  
18 December, 1975

(T.B. REC. 739328 )

His Excellency the Governor General in Council,  
on the recommendation of the Minister of Indian Affairs and Northern  
Development and the Treasury Board, pursuant to section 4 of the Public  
Lands Grants Act, is pleased hereby to authorize the issuance of Letters  
Patent granting unto Donna Corbierre, of West Bay, Ontario, in consideration  
of the sum of \$9,000, the parcel of land described in the Schedule hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



### Schedule

"A certain parcel or tract of land and premises situate, lying and being in the Townplot of West Bay, in the District of Manitoulin, in the Province of Ontario and being composed of Lot Number Fifty-Three (53) in the said Townplot of West Bay."







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/2979  
C.P. 18 December, 1975

(T.B. Rec. 740346 )  
(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased  
hereby to approve pursuant to Section 14 of the  
National Capital Act, the acquisition by the  
National Capital Commission from Mrs. Hélène Belisle  
of a parcel of land described as Lot 256-39, Ward  
1, City of Hull, Province of Quebec, comprising  
approximately 3,267 square feet for a consideration  
of \$42,000.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-2/2979

18 décembre 1975

(T.B. Rec.

(Rec. du C-T. 740346

)

)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 3,267 pieds carrés, décrite comme étant du lot 256-39, quartier 1 de la ville de Hull, province de Québec, et ce avec le consentement de la propriétaire Mme Hélène Belisle, moyennant un paiement de \$42,000.

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*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2979

C.P.

18 December, 1975

(T.B. Rec. 740347 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the Minister  
of State for Urban Affairs, is pleased hereby to approve,  
pursuant to Section 14 of the National Capital Act, the  
acquisition by the National Capital Commission from Mr.  
Lionel Pelletier, of a parcel of land described as Lot  
256-57, Ward 1, City of Hull, Province of Quebec,  
comprising approximately 3,267 square feet, for a consideration  
of \$30,500.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3/2979  
C.P. 18 décembre 1975 ,

(T.B. Rec. )  
(Rec. du C.T. 740347 )

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 3,267 pieds carrés, décrite comme étant du lot 256-57, quartier 1 de la ville de Hull, province de Québec, et ce avec le consentement du propriétaire M Lionel Pelletier, moyennant un paiement de \$30,500.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-4/2979

C.P.

18 December, 1975

(T.B. Rec. 740348 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased  
hereby to approve, pursuant to Section 14 of the  
National Capital Act, the acquisition by the  
National Capital Commission from Mrs. Albert Nugent,  
of a parcel of land described as part of lot 250-62,  
Ward 1, City of Hull, comprising approximately  
16,918 square feet, for a consideration of \$40,000.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-4/2979

18 décembre 1975

(T.B. Rec.

(Rec. du C.T. 740348

)

)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 16,918 pieds carrés décrite comme étant une partie du lot 250-62, quartier 1 de la ville de Hull, province de Québec, et ce avec le consentement du propriétaire Mme Albert Nugent, moyennant un paiement de \$40,000.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-5/2979

C.P.

18 December, 1975

(T.B. Rec. 740349 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs is pleased hereby  
to approve, pursuant to Section 14 of the National  
Capital Act, the acquisition by the National Capital  
Commission from Mrs. Albert Dorina Fortin, of a  
parcel of land described as part of Lot 250-59, Ward  
1, City of Hull, Province of Quebec, comprising  
approximately 38,945 square feet for a consideration  
of \$95,000.

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*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-5/2979

18 décembre 1975

(T.B. Rec.

(Rec. du C.T. 740349

)

)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Commission de la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser la Commission de la Capitale nationale de faire l'acquisition d'une parcelle de terrain comprenant approximativement 38,945 pieds carrés, décrite comme étant une partie du lot 250-29, quartier I de la ville de Hull, province de Québec, et ce avec le consentement de la propriétaire Mme Albert Dorina Fortin, moyennant un paiement de \$95,000.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA  
PRIVY COUNCIL

P.C. 1975-6/2979  
18 December, 1975

(T.B. REC. 740407

)

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and the Treasury Board, pursuant to Section 13(1)(a) of the National Harbours Board Act, is pleased hereby to ratify the entry by the National Harbours Board into a contract with Midway Sales (1966) Ltd., Winnipeg, Manitoba, the lowest tenderer, for Reroofing Annex No. 2, Grain Elevator, Churchill Harbour, Churchill, Manitoba, at an estimated cost of \$28,990.00, based on a lump sum tender in the amount of \$26,360.00, plus a contingency of \$2,630.00.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-7/2979

C.P.

18 December, 1975

(T.B. Rec. 739678 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR IN COUNCIL on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit to General Motors of Canada Limited the customs duty paid or payable under the Customs Tariff on components imported for use in the manufacture of 30 model G26CW diesel locomotives and 25 model GT22CWP diesel locomotives to be exported to Egypt and Algeria.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-7/2979

18 décembre 1975

(T.B. Rec.

(Rec. du C.T. 739678

)

)

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur général en conseil de remettre, par les présentes, à la General Motors of Canada Limited les droits de douane payés ou payables en vertu du Tarif des douanes sur des pièces importées pour entrer dans la fabrication de 30 locomotives à moteur diesel de modèle G26CW et de 25 locomotives à moteur diesel de modèle GT22CWP qui seront exportées en Egypte et en Algérie.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-8/2979  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 740226 )

HIS EXCELLENCY THE GOVERNOR IN COUNCIL on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit to the company named in the Schedule in respect of the vessels set out therein opposite that company an amount equal to

- (a) the amount of the Customs duty paid or payable on the vessels

minus

- (b) the amount of Customs duty payable on one - one hundred and twentieth of the value of the vessels for each month or portion of a month that the vessels remain in Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR EN CONSEIL de remettre par les présentes à chacune des sociétés figurant dans l'annexe, à l'égard des navires qui sont indiqués vis-à-vis de la société, un montant égal

- a) au montant des droits de douane payés  
ou payables à l'égard des navires

moins

- b) le montant des droits de douane payables  
sur un cent vingtième de la valeur des  
navires pour chaque mois ou partie de mois  
pendant lequel les navires restent au  
Canada.

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*P. H. Patfield*





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-9/2979

C.P. 18 December, 1975

(T.B. Rec. 740387 )  
(Rec. du C.T. )

His Excellency the Governor General in Council, on the recommendation of the Minister of Regional Economic Expansion and President to the Treasury Board, pursuant to Vote 11a, Appropriation Act No. 5, 1973 and Order in Council P.C. 1973-14/3799 of December 11, 1973, is pleased hereby to authorize the Minister of Regional Economic Expansion to enter into a Subsidiary Agreement, substantially in the form annexed hereto, pursuant to the Canada/Ontario General Development Agreement for the purpose of providing infrastructure to communities in Northeastern Ontario to enable them to service the industrial development occurring in the area.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-1/2980  
18 December, 1975

(T.B. REC. 740474

)

His Excellency The Governor General In Council,  
on the recommendation of the Minister of Agriculture, is  
pleased hereby,

- (a) pursuant to paragraph 4(1) (c) of the Agricultural Products Board Act, to authorize the Agricultural Products Board to purchase, under the direction of the Minister of Agriculture, not more than 400 tons (30,000 cases) of pears at an average price of not more than \$6.99 per case processed, and
- (b) pursuant to subsection 4(3) of the said Act, to approve the sale of the pears purchased pursuant to paragraph (a) at prices that in the aggregate will not be less than the purchase price of those pears plus processing, handling, storage and transportation costs by more than \$25,000.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C./C.P.1975-1/2980  
18 décembre 1975

(T.B. REC./C.T. 740474 )

Sur avis conforme du ministre de l'Agriculture,  
il plaît à Son Excellence le Gouverneur général en conseil,

- (a) conformément à l'alinéa 4(1) (c) de la Loi sur l'Office des produits agricoles, d'autoriser l'Office à acheter, sous la direction du ministre de l'Agriculture, un maximum de 400 tonnes (30,000 caisses) de poires à un prix moyen ne dépassant pas \$6.99 la caisse de produit transformé, et
- (b) conformément au paragraphe 4(3) de ladite Loi, d'approuver la vente des poires achetées en conformité de l'alinéa (a) à des prix qui, au total, ne seront pas inférieurs de plus de \$25,000 au prix d'achat de ces poires, plus les frais de transformation, de manutention, d'entreposage et de transport.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA  
PRIVY COUNCIL

P.C. 1975-2/2980  
18 December, 1975

(T.B. REC. 738233

)

His Excellency the Governor General in  
Council, on the recommendation of the Minister of  
National Revenue and the Treasury Board, pursuant to  
section 17 of the Financial Administration Act, is  
pleased hereby to remit income tax of \$19,492.70 plus  
interest in favour of H.G. Sheppard, Corner Brook,  
Newfoundland.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-3/2980  
18 December, 1975

(T.B. REC. 740136

)

His Excellency the Governor General in Council,  
on the recommendation of the Minister of National Revenue  
and the Treasury Board, pursuant to section 17 of the  
Financial Administration Act, is pleased hereby to remit  
\$14,421.86 income tax plus interest for 1972 to 1974  
payable by La Fédération des Caisses Populaires  
Acadiennes Ltée.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-4/2980

C.P.

18 December, 1975

(T.B. Rec. 740454 )

(Rec. du C.T. )

His Excellency, the Governor General in Council, on the recommendation of the Solicitor General and the Treasury Board, is pleased hereby to authorize the payment, on an ex gratia basis, of the sum of \$389.99 to Mr. G. Devos, Regional Psychiatric Centre, Ville de Laval, Quebec, to compensate for permanent disability resulting from an accident on January 23, 1974, while he was an inmate in the Warkworth Institution, Campbellford, Ontario.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-4/2980  
C.P. 18 décembre 1975

(T.B. Rec. )  
(Rec. du C.T. 740454 )

Il plaît à Son Excellence le Gouverneur général en conseil, sur la recommandation du Solliciteur général et du Conseil du Trésor, d'autoriser par le présent décret le paiement, à titre de pure bienveillance, de la somme de \$389.99 à M. G. Devos, centre psychiatrique régional, Ville de Laval, Quèbec, pour le compenser pour, l'incapacité permanente résultant d'un accident subit le 23 janvier 1974, alors qu'il était en détention à l'établissement de Warkworth, Campbellford, Ontario.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2982  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Finance, pursuant  
to section 21 of the Anti-dumping Act, is pleased hereby  
to appoint Mr. Joseph Patrick Clément Gauthier to be a  
member of the Anti-dumping Tribunal to hold office during  
good behaviour for a period of six months, effective  
January 1, 1976.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Finance, is  
further pleased, pursuant to sections 21 and 22 of the  
said Act, to designate Mr. Gauthier to be Chairman of the  
Anti-dumping Tribunal and to fix his salary at the rate set  
out in the schedule hereto.

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*P. J. Peltier*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2982  
18 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Finances et en vertu de l'article 21 de la Loi antidumping, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Joseph Patrick Clément Gauthier membre du Tribunal antidumping, pour occuper ses fonctions tant qu'il en sera digne pendant une période de six mois à compter du 1<sup>er</sup> janvier 1976.

Sur avis conforme du ministre des Finances et en vertu des articles 21 et 22 de ladite loi, il plaît en outre à Son Excellence le Gouverneur général en conseil de désigner M. Gauthier président du Tribunal antidumping et d'établir sa rémunération au taux spécifié à l'annexe ci-après.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2983  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Finance, pursuant  
to sections 21 and 22 of the Anti-dumping Act, is pleased  
hereby to appoint Mr. A.P. Mills to be a member of the  
Anti-dumping Tribunal to hold office during good behaviour  
for a period of six months effective January 1, 1976, and  
to fix his salary at the rate set out in the schedule hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2987  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State (Fisheries),  
pursuant to section 18 of the Freshwater Fish Marketing  
Act, is pleased hereby to re-appoint Mr. Hilaire John  
Ladouceur, of Lac La Biche, Alberta, to be a member of  
the Advisory Committee of the Freshwater Fish Marketing  
Corporation for a term of two years, effective November  
22, 1975.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-2987  
18 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre d'Etat (Pêches)  
et en vertu de l'article 18 de la Loi sur la  
commercialisation du poisson d'eau douce, il plaît à Son  
Excellence le Gouverneur général en conseil de nommer de  
nouveau par les présentes M. Hilaire John Ladouceur, de  
Lac La Biche (Alberta), au poste de membre du Comité  
consultatif de l'Office de commercialisation du poisson  
d'eau douce, pour un mandat de deux ans à compter du 22  
novembre 1975.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2989  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to section 4 of the National Film Act, is pleased hereby  
to appoint Mr. Gordon Osbaldeston of the City of Ottawa,  
in the Province of Ontario, to be a member of the  
National Film Board for a period terminating effective  
July 29, 1977, being the remainder of the term of office  
of Mr. Laurent Picard who has resigned.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2990  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to section 5 of the Harbour Commissions Act, is  
pleased hereby to re-appoint Mr. Harry F. Millen, of the  
City of Oshawa, in the Province of Ontario, to be a member  
of the Oshawa Harbour Commission, to hold office during  
pleasure for a term of three years, effective October 24,  
1975.

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*P. J. P. P.*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2991  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 4 of the Pilotage Act, is pleased hereby to  
approve the reappointments made by the St. Lawrence Seaway  
Authority by Resolution of November 14, 1975, of the  
following persons as Directors of the Great Lakes Pilotage  
Authority, Ltd., for a term of one year effective December  
18, 1975:

John Alexander Crichton, of the City of Montreal,  
Province of Quebec

Francis O'Brien Gerity, of the City of Toronto,  
Province of Ontario

James Beverly Hartford, of the City of Toronto,  
Province of Ontario

Robert Alan Stevenson, of the City of St. Catharines,  
Province of Ontario

Joseph Claude Guy St. Marseille, of the City of  
Cornwall, Province of Ontario.

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*P. J. [Signature]*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2995  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State (Fisheries),  
the President of the Treasury Board and the Acting  
Minister of Finance, pursuant to subsection 70(2) of the  
Financial Administration Act, is pleased hereby to approve  
the annexed capital budget of the Freshwater Fish Marketing  
Corporation for the twelve-month period ending April 30,  
1976.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2995  
18 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre d'Etat (Pêches),  
du président du Conseil du Trésor et du ministre suppléant  
des Finances et en vertu du paragraphe 70(2) de la Loi  
sur l'administration financière, il plaît à Son Excellence  
le Gouverneur général en conseil d'approuver par les  
présentes le budget d'établissement de l'Office de  
commercialisation du poisson d'eau douce pour la période  
de douze mois se terminant le 30 avril 1976, ci-après.

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*P. M. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2996  
18 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre et en vertu de l'article 6 de la Loi anti-inflation, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes l'honorable Jean-Luc Pepin président de la Commission de lutte contre l'inflation à compter du 15 décembre 1975, et de fixer son traitement au taux spécifié à l'annexe ci-après, lequel se situe dans la fourchette 47 500 \$ - 60 500 \$.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-2998  
18 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre et en vertu de l'article 6 de la Loi anti-inflation, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes chacune des personnes suivantes membre de la Commission de lutte contre l'inflation à compter du 15 décembre 1975:

MM. Jack L. Biddell, de Toronto (Ontario)  
Claude Castonguay, de Québec (Québec)  
William Ladyman, de Winnipeg (Manitoba)  
Harold Augustus Renouf, d'Halifax  
(Nouvelle-Ecosse).

En vertu de l'article 6 de ladite loi, il plaît en outre à Son Excellence le Gouverneur général en conseil de fixer par les présentes le traitement de chacun des membres susmentionnés de la Commission de lutte contre l'inflation à 200 \$ par jour pour chaque jour qu'il consacrera à ses fonctions de membre de ladite commission.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-2996  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
section 6 of the Anti-Inflation Act, is pleased hereby to  
appoint the Honourable Jean-Luc Pepin to be Chairman of  
the Anti-Inflation Board, effective December 15, 1975 and  
to fix his salary at the rate set out in the schedule  
hereto which is within the range (\$47,500 - \$60,500).

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2997  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
subsections 6(1) and 9(2) of the Anti-Inflation Act, is  
pleased hereby to appoint Mrs. Beryl Plumptre to be a  
member of the Anti-Inflation Board and to designate her  
to be Vice-Chairman thereof effective December 15, 1975,  
and to fix her salary at the rate set out in the schedule  
hereto which is within the range (\$35,500 - \$47,500).

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*P. M. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-2998  
18 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
section 6 of the Anti-Inflation Act, is pleased hereby to  
appoint each of the following persons to be a member of  
the Anti-Inflation Board, effective December 15, 1975:

Jack L. Biddell of the City of Toronto,  
Ontario

Claude Castonguay of the City of Quebec,  
Quebec

William Ladyman of the City of Winnipeg,  
Manitoba

Harold Augustus Renouf of the City of Halifax,  
Nova Scotia

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is further pleased hereby, pursuant to section 6 of the  
said Act, to fix the remuneration to be paid to each of  
the above named members of the Anti-Inflation Board at  
\$200 per day for each day that he devotes to his duties  
as a member of that Board.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3000  
19 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
is pleased hereby, pursuant to the Financial Administration  
Act, to authorize the Minister of Finance to borrow an  
amount not exceeding in the aggregate the sum of  
\$4,730,000,000 by the issue and sale weekly during the  
thirteen weeks ending March 26, 1976, of Treasury Bills  
of approximately three-month, six-month and one year  
maturities, at the discretion of the Minister of Finance,  
and in respect thereof to approve the Order annexed  
hereto.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-1301  
5 June, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
subsection 4(2) of the Department of Supply and Services  
Act, is pleased hereby to appoint Mr. J.L. Fry to be  
Deputy Minister of Services to hold office during  
pleasure and to fix his salary at the rate set out in  
the schedule hereto which is within the range DM 1  
(\$37,500 - \$47,500).

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-1302  
5 June, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS, pursuant to subsection 9(6) of the Royal Canadian Mint Act, the Board of Directors of the Mint has recommended the appointment of Mr. Yvon Gariépy as Master of the Mint.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, pursuant to subsection 9(6) of the said Act, is pleased hereby to appoint Mr. Yvon Gariépy to be Master of the Mint to hold office during pleasure and to fix his salary at the rate set out in the schedule hereto, which rate is within the range SX 3 (\$32,500 - \$42,000), effective June 16, 1975.

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*P. J. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-1302  
5 juin 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Vu que, en vertu du paragraphe 9(6) de la Loi sur la Monnaie royale canadienne, le Conseil d'administration de la Monnaie recommande la nomination de M. Yvon Gariépy au poste de directeur de la Monnaie:

A ces causes, en vertu du paragraphe 9(6) de ladite loi, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Yvon Gariépy directeur de la Monnaie, à titre amovible, et de fixer son traitement au taux mentionné à l'annexe ci-après, lequel se situe dans l'échelle SX 3 (\$32,500 - \$42,000), à compter du 16 juin 1975.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3006  
19 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Administrator of the Government of Saskatchewan, the Honourable E.M. Culliton, Chief Justice of Saskatchewan, will be unable to act from January 5 to February 5, 1976 inclusive, and it is therefore expedient that another person be appointed Administrator for the above-mentioned period.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State, hereby terminates the appointment of Chief Justice Culliton as Administrator of the Government of the Province of Saskatchewan effective January 5, 1976, and, pursuant to section 67 of the British North America Act, is pleased hereby to appoint the Honourable Russell Brownridge, Judge of the Court of Appeal of Saskatchewan, to be Administrator to execute the office and functions of Lieutenant Governor of Saskatchewan effective January 5, 1976.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is further pleased hereby to terminate the appointment as Administrator of the Honourable Russell Brownridge effective February 6, 1976, and to appoint effective that date the Honourable E.M. Culliton, Chief Justice of Saskatchewan, to be during pleasure the Administrator of the Government of Saskatchewan to execute the office and functions of the Lieutenant Governor of Saskatchewan during the absence, illness or other inability of the Lieutenant Governor.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-3008  
19 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to sections 5 and 6 of the Canada Council Act, is pleased  
hereby to appoint Mr. Charles Lussier to be a Director of  
the Canada Council to hold office during pleasure and to  
fix his salary at the rate set out in the schedule hereto  
which is within the range DM 1 (\$41,000 - \$54,000),  
effective January 1, 1976.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3009  
19 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to section 3 of the National Harbours Board Act,  
is pleased hereby to appoint Mr. Pierre A.H. Franche of  
Ottawa, Ontario, to be Chairman of the National Harbours  
Board to hold office during good behaviour for ten years,  
effective January 1, 1976, vice Mr. Delmar Taylor,  
resigned.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-3009  
19 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Transports  
et en vertu de l'article 3 de la Loi sur le Conseil  
des ports nationaux, il plaît à Son Excellence le  
Gouverneur général en conseil de nommer par les présentes  
M. Pierre A.H. Franche, d'Ottawa (Ontario), président du  
Conseil des ports nationaux pour occuper sa charge, durant  
bonne conduite, pour un mandat de 10 ans, à compter du 1<sup>er</sup>  
janvier 1976 en remplacement de M. Delmar Taylor,  
démissionnaire.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3010  
19 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to sections 3 and 6 of the Pilotage Act, is  
pleased hereby to reappoint each of the following persons  
to be a Member of the Atlantic Pilotage Authority to hold  
office for a period terminating effective December 9, 1976:

William Royce Anderson, of the City of Newcastle,  
Province of New Brunswick

Douglas Ralston Bell, of the City of Halifax,  
Province of Nova Scotia

Russel Ching, of the City of Souris,  
Province of Prince Edward Island

Frederick Gerald Elkin, of the City of Saint John,  
Province of New Brunswick

Thomas Hallett Goodyear, of the City of St. John's,  
Province of Newfoundland

Gerald Edward Simmons, of the City of Halifax,  
Province of Nova Scotia.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-3010  
19 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Transports et en vertu des articles 3 et 6 de la Loi sur le pilotage, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes les personnes dont le nom figure ci-après membres de l'Administration de pilotage de l'Atlantique pour un mandat venant à expiration le 9 décembre 1976:

M. William Royce Anderson, de Newcastle  
(Nouveau-Brunswick)

M. Douglas Ralston Bell, d'Halifax (Nouvelle-Ecosse)

M. Russel Ching, de Souris (Ile-du-Prince-Edouard)

M. Frederick Gerald Elkin, de Saint-Jean  
(Nouveau-Brunswick)

M. Thomas Hallett Goodyear, de Saint-Jean  
(Terre-Neuve)

M. Gerald Edward Simmons, d'Halifax (Nouvelle-Ecosse).

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*P. H. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3011  
22 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the President of the Privy Council,  
pursuant to section 11 of the Public Service Staff Relations  
Act, is pleased hereby to appoint Mr. Pierre-André  
Lachapelle of the City of Montreal, in the Province of  
Quebec, whose name is included in the list of names of  
eligible persons prepared by the Chairman of the Public Service Staff  
Relations Board in accordance with subsection 11(3) of  
that Act, to be a part-time member of the Public Service  
Staff Relations Board to hold office during good behaviour  
for a period of two years, effective January 1, 1976.

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*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-3011  
22 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du président du Conseil privé et en vertu de l'article 11 de la Loi sur les relations de travail dans la Fonction publique, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Pierre-André Lachapelle, de Montréal (Québec), dont le nom figure sur la liste des personnes admissibles dressée par le président de la Commission des relations de travail dans la Fonction publique conformément au paragraphe 11(3) de ladite loi, membre à temps partiel de la Commission des relations de travail dans la Fonction publique, pour exercer ses fonctions à titre inamovible pendant une période de deux ans à compter du 1<sup>er</sup> janvier 1976.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3016  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Acting Secretary of State for  
External Affairs, pursuant to External Affairs Vote L35 of  
schedule to Appropriation Act No. 3, 1975, is pleased hereby  
to authorize a contribution of (US) \$50,000,000 to the  
Inter-American Development Bank subject to the terms and conditions  
substantially in accordance with the proposed resolution  
attached hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

*P. M. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-3018  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Indian Affairs and  
Northern Development, pursuant to the Territorial Lands  
Act, is pleased hereby to transfer to the Commissioner of  
the Yukon Territory the administration of the lands described  
in the attached schedule, subject to the condition that the  
Commissioner of the Yukon Territory undertakes to retransfer  
to the Minister of Indian Affairs and Northern Development,  
from time to time, any unalienated territorial lands under  
the administration of the Commissioner of the Yukon  
Territory as may be required by the Government of Canada  
in satisfying native land claims and in discharging obligations  
under Indian Treaties.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



## Schedule

In the Yukon Territory in the vicinity of Watson Lake, all that parcel being more particularly described as follows:

Commencing at a post marking the northwesterly corner of lot 51, group 757 according to plan 52955 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office at Whitehorse as 28068;

thence southerly along the westerly boundary of said lot to an iron post marking the southwesterly corner of said lot according to said plan;

thence southerly along the westerly boundary of lot 50A, group 757 to a standard post marking the southwesterly corner of said lot 50A according to said plan;

thence southerly along the southerly production of said westerly boundary of lot 50A to its intersection with a line parallel to and perpendicularly distant 1620 feet southerly and southwesterly from the northerly and northeasterly limit of the right of way of the Alaska Highway according to plan 40305 in said Records, a copy of which (as amended) is filed in said Office as 22135;

thence easterly and southeasterly along said line to its intersection with the southwesterly production of the southeasterly boundary of lot 13, block 19 according to plan 51337 in said Records, a copy of which is filed in said Office as 25446;

thence northeasterly along said southwesterly production to a standard post marking the southeasterly corner of said lot 13 according to said plan 51337;

thence northeasterly along said southeasterly boundary of lot 13 to a standard post marking the northeasterly corner of said lot 13 according to said plan 51337;

thence northeasterly in a straight line, across said right of way of the Alaska Highway, to a standard post marking the southeasterly corner of lot 35, group 757 according to said plan 51337;

thence northeasterly along the southeasterly boundary of said lot 35 to a standard post marking the northeasterly corner of said lot 35 according to said plan 51337;

thence northeasterly along the southeasterly boundary of lot 61, group 757 to a C.L.S. 69 post marking the northeasterly corner of said lot 61 according to plan 57794 in said Records, a copy of which is filed in said Office as 37002;



thence northeasterly along the northeasterly production of said southeasterly boundary of lot 61 to a line parallel to and perpendicularly distant 3,520 feet northeasterly and northerly from said northeasterly and northerly limit of the right of way of the Alaska Highway;

thence northwesterly and westerly along the last aforesaid line to its intersection with the northerly production of said westerly boundary of lot 51;

thence southerly along said northerly production to the point of commencement;

said parcel containing about 2 square miles.

SAVING, EXCEPTING AND RESERVING thereout and therefrom, all mines and minerals whether solid, liquid or gaseous and the right to work the same.

SAVING, EXCEPTING AND RESERVING thereout and therefrom, all lands and buildings shown as reserved for any department of the Government of Canada or the Northern Canada Power Commission, in the Territorial Lands property registers in the Water, Lands, Forests and Environment Division of the Northern Natural Resources and Environment Branch of the Department of Indian Affairs and Northern Development at Ottawa.

AND SAVING, EXCEPTING AND RESERVING thereout and therefrom the beds of all bodies of water and the water rights connected therewith.





P.C. 1975-3021  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Order in Council P.C. 1975-764 of April 8, 1975, among other things, authorized Export Development Corporation to lend, pursuant to Section 31 of the Export Development Act, to Korea Electric Company up to Canadian \$250,000,000 to finance up to 90% of the sale price of Canadian goods and services for a 600 MWe CANDU nuclear power plant being sold by Atomic Energy of Canada Limited to Korea Electric Company;

WHEREAS a Loan Agreement dated May 28, 1975 (the "Loan Agreement") was entered into with Korea Electric Company in accordance with the said authorization;

WHEREAS Korea Electric Company asked Export Development Corporation that the loan be made to the Government of the Republic of Korea; and

WHEREAS the obligation of Export Development Corporation to disburse funds under the Loan Agreement terminated in November 1975 without any monies having been disbursed:

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to Section 31 of the Export Development Act, is pleased hereby to authorize Export Development Corporation, in respect of an export transaction consisting of the sale of Canadian goods and services for a 600 MWe Candu nuclear power plant by Atomic Energy of Canada Limited to Korea Electric Company,

- (a) to lend to the Government of the Republic of Korea (the "Borrower") up to Canadian \$250.0 million to finance up to 90% of the contract price of the said goods and services;
- (b) to make the loan described in paragraph (a) above repayable in 30 semi-annual instalments commencing not later than six months after the date of the completion of the plant, with interest at a rate, exclusive of normal financial charges, of not less than 8% per annum, payable semi-annually on the principal amount outstanding from time to time;





- (c) to enter into agreements with other financial institutions making export loans to the Borrower for the nuclear power plant to provide that payments made by the Borrower on the loans made to finance the said nuclear power plant may be pooled under terms whereby Export Development Corporation will, in the event of a default in a payment by the Borrower to one or more of the other lenders, share, on a pro rata basis with such lenders, the payments made to or for the account of Export Development Corporation, and will, in the event of a default in a payment by the Borrower to Export Development Corporation, be entitled to share on a pro rata basis in the payments made to or for the account of the other lenders; and
- (d) to agree that its loan funds may be disbursed before and repaid after those of other financial institutions making export loans to the Borrower for Canadian goods and services for the nuclear power plant, if the combined loans made by Export Development Corporation and the said financial institutions are repayable in 30 semi-annual instalments commencing not later than six months after the date of the completion of the plant;

provided that:

- (1) the necessary agreements are entered into with the appropriate Korean authorities regarding safeguards and transfer of technology meeting normal applicable Canadian criteria; and
- (2) the authority hereby granted expires on June 30, 1976, unless an agreement to utilize the credit has been entered into by that date.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

*P. H. Pettiford*





C.P. 1975-3021  
23 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

ATTENDU QUE le décret en conseil C.P. 1975-764 daté du 8 avril 1975, a autorisé, entre autres, la Société pour l'expansion des exportations à prêter, conformément à l'Article 31 de la Loi sur l'expansion des exportations, à la KOREA ELECTRIC COMPANY un maximum de Can. \$250,000,000. afin de financer jusqu'à concurrence de 90% du prix de vente des biens et services canadiens pour une centrale nucléaire CANDU d'une puissance de 600 MW devant être vendue par ATOMIC ENERGY OF CANADA LIMITED à la KOREA ELECTRIC COMPANY;

ATTENDU QU'un contrat de prêt en date du 28 mai 1975 (le "Contrat de Prêt") fut passé avec la KOREA ELECTRIC COMPANY en conformité avec la susdite autorisation;

ATTENDU QUE la KOREA ELECTRIC COMPANY a demandé à la Société pour l'expansion des exportations que le prêt soit fait au Gouvernement de la République de la Corée; et

ATTENDU QUE l'obligation de la Société pour l'expansion des exportations à déboursier des fonds aux termes du Contrat de Prêt s'est terminée en novembre 1975 sans qu'aucun montant d'argent n'ait été déboursé:

EN CONSEQUENCE, Son Excellence le Gouverneur Général en conseil, sur la recommandation du Ministre de l'industrie et du commerce, conformément à l'Article 31 de la Loi sur l'expansion des exportations, a le plaisir, par la présente, d'autoriser la Société pour l'expansion des exportations, relativement à une opération d'exportation qui consiste en la vente de biens et de services canadiens pour une centrale nucléaire CANDU d'une puissance de 600 MWE par l'ATOMIC ENERGY OF CANADA LIMITED à la KOREA ELECTRIC COMPANY,

- (a) à prêter au Gouvernement de la République de la Corée "l'Emprunteur" un maximum de Can. \$250,000,000. pour financer jusqu'à 90% du prix contractuel des biens et services susmentionnés;
- (b) à fixer le remboursement du prêt détaillé au paragraphe (a) ci-dessus à 30 versements semestriels à compter de 6 mois au plus tard après la date d'achèvement de la centrale, au taux d'intérêt annuel minimum, frais financiers habituels exclus, de 8 pour cent, payable semestriellement sur le solde du principal demeurant impayé;



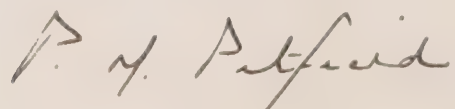
- 2 -

- (c) à conclure des accords avec d'autres établissements financiers faisant également des prêts à l'exportation à l'Emprunteur pour ladite centrale nucléaire stipulant que les paiements effectués par l'Emprunteur au titre des prêts qui lui ont été faits pour financer ladite centrale nucléaire seront mis en commun de telle sorte que, en cas de défaut de paiement de la part de l'Emprunteur envers l'un des autres prêteurs ou plusieurs d'entre eux, la Société pour l'expansion des exportations partagera sur une base proportionnelle les paiements faits en sa faveur ou à son compte avec lesdits prêteurs, de même qu'en cas de défaut de paiement de la part de l'Emprunteur envers la Société pour l'expansion des exportations, celle-ci aura le droit de participer sur une base proportionnelle aux paiements faits en faveur ou au compte des autres prêteurs; et
- (d) à accepter que ses fonds soient déboursés avant et remboursés après ceux des autres établissements financiers faisant des prêts à l'exportation à l'Emprunteur pour le financement des biens et services canadiens pour la centrale nucléaire si l'ensemble des prêts accordés par la Société pour l'expansion des exportations et lesdits établissements financiers est remboursable en 30 versements semestriels à compter de 6 mois au plus tard après la date d'achèvement de ladite centrale nucléaire;

étant entendu que:

- (1) les accords nécessaires seront conclus avec les autorités coréennes appropriées en matière de garanties et de transfert technologique et technique rencontrant les normes canadiennes; et
- (2) l'autorisation accordée par la présente est valable jusqu'au 30 juin 1976 à moins qu'un accord prévoyant l'utilisation des fonds n'ait été conclu d'ici à cette date.

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P.C. 1975-3022  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Export Development Act provides, inter alia, that where the Minister of Industry, Trade and Commerce makes certain reports to the Governor in Council, the Governor in Council may authorize Export Development Corporation, herein called the "Corporation", in respect of an export transaction, to lend money to a foreign customer upon the security of an instrument;

WHEREAS RCA Limited, Montreal, Quebec, proposes to sell to the Republic of Congo, or an appropriate agency thereof, goods and services for communications facilities in the Republic of Congo, and applied to the Corporation for financing therefor;

WHEREAS the Board of Directors of the Corporation, pursuant to Section 29 of the Export Development Act, approved a loan of up to Cdn. \$15.0 million to the Republic of Congo, or an appropriate agency thereof, and the issue of a guarantee, if necessary, to Canadian financial institutions in respect of a loan to be made by such institutions of up to Cdn. \$15.0 million to the Republic of Congo, or an appropriate agency thereof, as part of the financing for 90% of the sale price of the Canadian goods and services and local services to be sold to the Republic of Congo, or an appropriate agency thereof, by RCA Limited;

WHEREAS the Minister of Industry, Trade and Commerce has reported that the Board of Directors of the Corporation is of opinion that the loan described hereunder would, if made by the Corporation in addition to the loan described above, be in an amount in excess of that which the Corporation would normally undertake in relation to the country; and

WHEREAS the said Minister has further reported that in his opinion it is in the national interest that the proposed loan be made:

THEREFORE, His Excellency the Governor General in Council, pursuant to Section 31 of the Export Development Act, is pleased hereby to authorize the Corporation, in respect of an export transaction consisting of the sale by RCA Limited, Montreal, Quebec, to the Republic of Congo, or an appropriate agency thereof, of Canadian goods and services and local services for communications facilities in the Republic of Congo, herein called the "Project",

- (a) to lend to the Republic of Congo, or an appropriate agency thereof, herein called the "Borrower", up to Cdn. \$15.0 million as part of the financing for 90% of the sale price of the Canadian goods and services;





- (b) to make the loan described in paragraph (a) above repayable in 20 semi-annual instalments commencing on a date fixed by the Corporation as being not later than six months after the date of the completion of the Project, with interest at a rate of not less than 6% per annum, payable semi-annually on the principal amount outstanding from time to time;
- (c) to agree that its loan funds may be disbursed before and repaid after those of other financial institutions making export loans to the Borrower for the Project, but so that the combined loans made by the Corporation and the said financial institutions are repayable with the number of instalments and commencement date prescribed in paragraph (b); and
- (d) to enter into agreements with other financial institutions making export loans to the Borrower for the Project to provide that payments made by the Borrower on the loans made to finance the Project may be pooled under terms whereby the Corporation will, in the event of a default in a payment by the Borrower to one or more of the other lenders, share, on a pro rata basis with such lenders, the payments made to or for the account of the Corporation, and will, in the event of a default in a payment by the Borrower to the Corporation, be entitled to share, on a pro rata basis, in the payments made to or for the account of the other lenders;

provided that the authority hereby granted expires on March 31, 1976, unless an agreement to utilize the credit has been entered into by that date.

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*P. H. Patfield*





C.P. 1975-3022  
23 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

ATTENDU QUE la Loi sur l'expansion des exportations stipule entre autres, que lorsque le Ministre de l'industrie et du commerce présente certains rapports au Gouverneur en conseil, celui-ci peut autoriser la Société pour l'expansion des exportations, ci-après appelée la "Société", en ce qui concerne une opération d'exportation, à prêter des fonds à un client étranger sur la garantie d'un effet;

ATTENDU QUE la société RCA LIMITED, de Montréal, Québec, projette de vendre à la République du Congo, ou à une de ses agences appropriées, des biens et services destinés aux installations de communications dans la République du Congo, et a fait une demande de prêt à la Société pour financer ladite vente;

ATTENDU QUE le Conseil d'administration de la Société, conformément à l'article 29 de la Loi sur l'expansion des exportations, a approuvé un prêt d'un montant maximum de Can. \$15,000,000. à la République du Congo, ou à une de ses agences appropriées, et l'émission d'une garantie, si nécessaire, à des institutions financières canadiennes, pour un prêt d'un montant maximum de Can. \$15,000,000. devant être fait par de telles institutions à la République du Congo ou à une de ses agences appropriées, constituant une partie du financement pour 90% du prix de vente des biens et services canadiens et des services locaux devant être vendus à la République du Congo, ou à une de ses agences appropriées, par la société RCA LIMITED;

ATTENDU QUE le Ministre de l'industrie et du commerce a signalé que le Conseil d'administration de la Société est d'avis que le prêt détaillé ci-après, s'il était consenti par la Société en sus du prêt décrit ci-dessus, serait pour un montant dépassant ce à quoi la Société s'engagerait normalement en ce qui concerne le pays en question; et

ATTENDU QUE ledit Ministre a de plus signalé qu'à son avis il est dans l'intérêt national de consentir le prêt projeté:

EN CONSEQUENCE, Son Excellence le Gouverneur en conseil, conformément à l'article 31 de la Loi sur l'expansion des exportations et en rapport avec une opération d'exportation consistant en la vente, à la République du Congo ou à une de ses agences appropriées, de biens et de services canadiens et de services locaux destinés aux installations de communications dans la République du Congo, ci-après appelé le "Projet", par la société RCA LIMITED, de Montréal, Québec, a le plaisir d'autoriser, par la présente, la Société:



- 2 -

- (a) à prêter à la République du Congo, ou à une de ses agences appropriées, ci-après appelée "l'Emprunteur", un montant maximum de Can. \$15,000,000. constituant une partie du financement pour 90% du prix de vente des biens et services canadiens;
- (b) à fixer le remboursement du prêt décrit au paragraphe (a) ci-dessus à 20 semestrialités à compter d'une date qui sera fixée par la Société et qui surviendra 6 mois au plus tard après la date d'achèvement du Projet, au taux d'intérêt minimum de 3% par an, payable semestriellement sur le montant du principal demeurant impayé;
- (c) à accepter que ces fonds soient déboursés avant et remboursés après ceux des autres institutions financières accordant des prêts à l'exportation à l'Emprunteur pour le Projet, mais de manière à ce que les prêts combinés de la Société, d'une part, et ceux desdites institutions financières d'autre part, soient remboursables selon le nombre de versements prévus au paragraphe (b) et à compter de la date qui est prévue audit paragraphe; et
- (d) à conclure des accords avec d'autres institutions financières accordant des prêts à l'exportation à l'Emprunteur pour le Projet stipulant que les paiements effectués par l'Emprunteur au titre des prêts qui lui ont été faits pour financer le Projet seront mis en commun de telle sorte que, dans le cas d'un défaut de paiement par l'Emprunteur envers l'un des prêteurs ou plusieurs d'entre eux, la Société partagera sur une base proportionnelle les paiements effectués en sa faveur ou pour son compte avec lesdits prêteurs, de même qu'en cas d'un défaut de paiement par l'Emprunteur envers la Société, celle-ci aura le droit de participer sur une base proportionnelle aux paiements effectués en faveur ou pour le compte des autres prêteurs;

étant entendu que l'autorisation accordée par la présente est valable jusqu'au 31 mars 1976, à moins qu'un accord prévoyant l'utilisation des fonds n'ait été conclue d'ici à cette date.

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P.C. 1975-3024  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of National Health  
and Welfare, pursuant to section 14 of the Senate and  
House of Commons Act, is pleased hereby to confirm the  
request made on behalf of His Excellency in Council by  
the said Minister that Mr. Pierre De Bané, M.P. for  
Matane, travel to Montreal, as a representative and on  
behalf of the Minister of National Health and Welfare for  
the public business of Canada, during the month of  
October 1975.

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*P. J. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







C.P. 1975-3024  
23 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Santé nationale et du Bien-être social et en vertu de l'article 14 de la Loi sur le Sénat et la Chambre des communes, il plaît à Son Excellence le Gouverneur général en conseil de confirmer par les présentes la demande faite au nom de Son Excellence en conseil par ledit ministre, portant que M. Pierre De Bané, député de Matane, se rende à Montréal à titre de représentant et mandant du ministre de la Santé nationale et du Bien-être social, pour les affaires publiques du Canada, au cours du mois d'octobre 1975.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA  
PRIVY COUNCIL

P.C. 1975-1/3035  
23 December, 1975

(T.B. REC. 740253 )

His Excellency, The Governor in Council, on the recommendation of the Minister of Consumer and Corporate Affairs and the Treasury Board, pursuant to Section 52 of the Financial Administration Act, is pleased hereby to approve the purchase of Canada Savings Bonds and 12 grand prize trips within Canada as prizes to contestants who appear on the consumer oriented television series "It's Up To You" (English) and "C'est pas sorcier" (French) which is being produced on behalf of the Department - the payment of travel and accommodation costs for contestants in travelling from their homes to the locations of the tapings in accordance with the provisions of the Treasury Board Travel Directive.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-2/3035

C.P.

23 December, 1975

(T.B. Rec. 740506 )

(Rec. du C.T. )

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Treasury Board and the  
Minister of State for Urban Affairs, is pleased hereby  
to approve, pursuant to Section 14 of the National Capital  
Act, (1) the disposition and transfer by the National  
Capital Commission to the Quebec Government of approximately  
41,039 square feet of land described as being part of  
Lot 278, Ward 4, City of Hull, (2) the acquisition by the  
National Capital Commission from the Quebec Government  
of approximately 54,813 square feet of land described as  
being part of Lots 316, 325, 440 and all of Lot 440-4,  
Ward 4, City of Hull, Province of Quebec. An additional  
area of 13,774 square feet will be conveyed to the  
Province of Quebec at a later date to compensate for the  
difference in area in favour of the National Capital  
Commission. The additional area to be conveyed will be  
based on the same market value per square foot and will  
be completed under separate authority. The exchange  
therefore is on the basis of land for land at equal value.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1975-2/3035

23 décembre 1975

(T.B. Rec.

(Rec. du C.T. 740506

)

)

Sur avis conforme du Conseil du Trésor et du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 14 de la Loi sur la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL, d'autoriser (1) la disposition et le transfert au gouvernement du Québec par la Commission de la Capitale nationale, d'approximativement 41,039 pieds carrés de terrain décrit comme étant une partie du lot 278, quartier 4, ville de Hull (2) l'achat par la Commission de la Capitale nationale du gouvernement du Québec d'approximativement 54,813 pieds carrés de terrain décrit comme étant une partie des lots 316, 325, 440 et tout le lot 440-4, quartier 4, ville de Hull, province de Québec. Une superficie additionnelle de 13,774 pieds carrés, sera octroyée à la province de Québec à une date ultérieure afin de compenser pour la différence de superficie accordée à la Commission de la Capitale nationale. La superficie additionnelle à être octroyée sera basée sur la même valeur du marché du pied carré et sera complétée sous une nouvelle autorité. Cette échange est sur une base de terrain pour terrain car les parcelles impliquées sont d'une valeur égale.

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*P. J. St. John*







CANADA  
PRIVY COUNCIL

P.C. 1975-3/3035  
23 December, 1975

(T.B. REG. 740607

)

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and the Treasury Board, pursuant to Section 13(1)(a) of the National Harbours Board Act, is pleased hereby to ratify the entry by the National Harbours Board into a contract with Metro Construction Ltd., Saint John, New Brunswick, for Paving Union Street, Saint John, New Brunswick, at an estimated cost of \$30,250.00, based on a proposal in the approximate amount of \$27,500.00, plus a contingency of \$2,750.00.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3036  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State for External  
Affairs, pursuant to External Affairs Vote 33(d) of  
Appropriation Act No. 2, 1965, as amended, is pleased hereby  
to authorize that an untied contribution of \$150,000 be made  
to the Fonds international de coopération universitaire  
(FICU) on condition that this contribution be used to finance  
a research and cooperation programme under the auspices of  
the Association des universités partiellement ou entièrement  
de langue française.

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*P. J. Pettit*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3039  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 41100-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3040  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-3045  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
pursuant to subsection 4(5) of the Supplementary Retirement  
Benefits Act, is pleased to fix the year 1975 as the  
retirement year of J. Finkelman, Chairman, Public Service  
Staff Relations Board, being a person who would otherwise  
cease to hold such office on or before June 30th 1976 for  
the purposes of that Act.

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*P. y. P. P. P.*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3046  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Honourable Louis Gélinas, a member of the Senate has resigned his place in the Senate effective December 10th, 1975, in accordance with section 38 of the Members of Parliament Retiring Allowances Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, pursuant to section 38 of the said Act, is pleased hereby to grant to the Honourable Louis Gélinas an annuity of \$8,000 to commence at the time his resignation takes effect and to continue during his natural life.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3047

23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the company identified in the attached schedule has approached the Department of Regional Economic Expansion for special assistance to establish a commercial undertaking in a designated special area in Canada;

WHEREAS the amount of special assistance in this instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations, is not greater than the amount required to establish the undertaking in the special area;

WHEREAS the establishment of the commercial undertaking would facilitate the economic expansion and social adjustment in the area concerned;

AND WHEREAS permission has been granted under Treasury Board Minute 697478 for the Department of Regional Economic Expansion to proceed directly to the Governor in Council for approval of projects to be entered into under the authority of section 10 of the Department of Regional Economic Expansion Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing the undertaking as detailed in the schedule hereto, at the rate of special assistance therein indicated.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



SCHEDULE OF APPLICATION

SPECIAL AREA BENEFITS

File No.	:	602-5-50,470
Company	:	Dow Badische Canada Limited
Location	:	Arnprior, Ontario
Operation	:	Manufacture of bulked nylon 6 filament
Investment in Fixed Assets	:	\$918,000
Jobs Created	:	11
Recommended Grant	:	20% of the eligible assets of \$850,000 = \$170,000







P.C. 1975-3048  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the company identified in the attached schedule has approached the Department of Regional Economic Expansion for special assistance to establish a commercial undertaking in a designated special area in Canada;

WHEREAS the amount of special assistance in this instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations, is not greater than the amount required to establish the undertaking in the special area;

WHEREAS the establishment of the commercial undertaking would facilitate the economic expansion and social adjustment in the area concerned;

AND WHEREAS permission has been granted under Treasury Board Minute 697478 for the Department of Regional Economic Expansion to proceed directly to the Governor in Council for approval of projects to be entered into under the authority of section 10 of the Department of Regional Economic Expansion Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing the undertaking as detailed in the schedule hereto, at the rate of special assistance therein indicated.

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*P. M. Patfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3051  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS by Order in Council P.C. 1964-982 of June 18, 1964, as amended by Orders In Council P.C. 1967-2381 and P.C. 1967-2384 of December 21, 1967, P.C. 1969-95 of January 14, 1969, P.C. 1969-569 of March 18, 1969 and P.C. 1969-2396 of December 19, 1969, there was temporarily transferred from the administration, management and control of the National Harbours Board, three parcels of property, situate at Montreal Harbour, comprising a combined area of 9,826,936 sq. ft. (hereinafter called the "harbour lands"), such transfer being initially to the management and control of the Canadian Corporation for the 1967 World Exhibition, and subsequently (effective as of January 1, 1968) to the management, charge and direction of Central Mortgage and Housing Corporation, such transfer being upon various terms and conditions including certain provisions effective as of December 31, 1970:

WHEREAS by Order in Council P.C. 1969-95 of January 14, 1969, there was transferred from the management, charge and direction of Central Mortgage and Housing Corporation to the administration, management and control of the National Harbours Board that structure located within the harbour lands and known as Expo Administration Building, together with the site thereof and all movables situate therein;

WHEREAS by Order in Council P.C. 1969-569 of March 18, 1969, there was provided that the management, charge and direction of a parcel of some 674,236 sq. ft. constituting property situate somewhat southward of property known as MacKay Pier, and shown outlined in red on Board Plan No. 13383 dated March 4, 1966 (composite Plan C), were to remain with Central Mortgage and Housing Corporation until December 31, 1975.

WHEREAS by Order in Council P.C. 1969-2396 of December 19, 1969, there was provided that the balance of harbour lands, i.e. other than such portions thereof as already dealt with by Orders in Council P.C. 1969-95 of January 14, 1969 and P.C. 1969-569 of March 18, 1969, were to continue under the management, charge and direction of the Corporation until December 31, 1970 save and except the three segments more particularly described by paragraphs 1 to 3 hereunder which reverted or passed to the administration, management and control of the Board as of January 1, 1970.





- 2 -

1. Parcel of some 101,339 sq. ft., together with the building located on a portion thereof; this building being at present occupied by the Canadian Broadcasting Corporation and the said parcel being more particularly indicated by Plan No. A-1976 revised on June 16, 1969 (Composite Plan B1); it being anticipated that this parcel would be transferred to the Canadian Broadcasting Corporation.
2. Parcel of some 70,309 sq. ft., together with the Art Gallery, located on a portion thereof and more particularly indicated by Plan No. A-1975 revised on June 17, 1969 (Composite Plan B2); it being anticipated that this parcel would be transferred from the National Harbours Board to Her Majesty in right of Quebec.
3. Parcel of some 102,896 sq. ft., together with the Theatre located on a portion thereof as more particularly indicated by Plan No. A-1977 revised on June 17, 1969 (Composite Plan B3); it being anticipated that the said parcel would be transferred from the National Harbours Board to Her Majesty in right of Quebec.

WHEREAS by Order in Council P.C. 1975-209 of January 28, 1975, there was provided that the management, charge and direction of the harbour lands other than that portion thereof known as Victoria Autopark and containing some 5,376,967 sq. ft., as shown on Plan MMB No. A-2127LS (Composite Plan A) and such portions thereof as were dealt with by Orders in Council P.C. 1969-95 of January 14, 1969, P.C. 1969-569 of March 18, 1969, and P.C. 1969-2396 of December 19, 1969, were to remain with Central Mortgage and Housing Corporation until January 31, 1975.

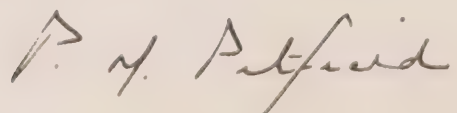
WHEREAS it is now deemed expedient that the management, charge and direction of Central Mortgage and Housing Corporation over the harbour lands, with the exception of the sites of the Expo Administration Building, the Autostade, the Canadian Broadcasting Corporation Building, the Art Gallery, the Theatre and Victoria Autopark (together with the buildings thereon), be extended until December 31, 1975.



- 3 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of State for Urban Affairs and the Minister of Transport, is pleased hereby to authorize in respect of the balance of harbour lands -- i.e. in respect of other than such portions thereof as already dealt with by Orders in Council P.C. 1969-95 of 14th January, 1969, P.C. 1969-569 of 18th March, 1969, P.C. 1969-2396 of 19th December, 1969 and P.C. 1975-209 of 28th January, 1975, that such balance of the harbour lands continue under the management, charge and direction of the Corporation until December, 31, 1975 (as contrasted with the January 31, 1975 date previously stipulated by the relevant Order in Council).

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-3052  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the names appearing in Appendices A, B and C are included in a list of names of eligible persons prepared by the Chairman of the Public Service Staff Relations Board in accordance with subsection 11(3) of the Public Service Staff Relations Act.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, pursuant to section 11 of the Public Service Staff Relations Act, is pleased hereby to appoint each person whose name appears in Appendix A, B or C as a part-time member of the Public Service Staff Relations Board effective on the day following the termination date shown after his name on the appendix, for a term expiring December 31, 1977.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-3052  
23 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Vu que les noms figurant aux appendices A, B et C sont compris dans la liste des personnes admissibles dressée par le Président de la Commission des relations de travail dans la Fonction publique conformément au paragraphe 11(3) de la Loi sur les relations de travail dans la Fonction publique:

A ces causes, sur avis conforme du président du Conseil privé et en vertu de l'article 11 de la Loi sur les relations de travail dans la Fonction publique, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes toutes les personnes dont le nom figure aux appendices A, B et C membres à temps partiel de la Commission des relations de travail dans la Fonction publique à compter du lendemain de la date d'expiration de leur mandat respectif indiquée après leur nom, pour un nouveau mandat expirant le 31 décembre 1977.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3053  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the President of the Privy Council,  
pursuant to section 11 of the Public Service Staff  
Relations Act, is pleased hereby to reappoint Mr. Georges-E.  
Gauthier of the City of Ottawa, in the Province of Ontario,  
to be a Deputy Chairman of the Public Service Staff  
Relations Board to hold office during good behaviour  
effective January 5, 1976 and terminating effective July 3,  
1976.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-3053  
23 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du président du Conseil privé et en vertu de l'article 11 de la Loi sur les relations de travail dans la Fonction publique, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes M. Georges-E. Gauthier, d'Ottawa (Ontario), président suppléant de la Commission des relations de travail dans la Fonction publique, pour occuper sa charge, sauf mauvaise conduite, au cours de la période allant du 5 janvier au 3 juillet 1976.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-3054  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, pursuant to section 11 of the Public Service Staff Relations Act, is pleased hereby to appoint Mr. James Harold Brown, Q.C., of the City of Ottawa in the Province of Ontario, to be Vice-Chairman of the Public Service Staff Relations Board to hold office during good behaviour effective December 1, 1975 and terminating July 15, 1983; his appointment as Deputy Chairman is hereby terminated effective December 1, 1975.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is further pleased hereby, pursuant to section 14 of the said Act, to fix the salary of Mr. Brown at the rate set out in the schedule hereto which is within the range DM 1 (\$41,000 - \$54,000).

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3055  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, pursuant to subsection 11(2) of the Public Service Staff Relations Act, is pleased hereby to appoint Mr. Leon Mitchell, Q.C., of the City of Winnipeg, in the Province of Manitoba, to be a Deputy Chairman of the Public Service Staff Relations Board to hold office during good behaviour for a period of ten years, effective January 15, 1976.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is further pleased hereby, pursuant to section 14 of the said Act, to fix the salary to be paid to Mr. Mitchell at the rate set out in the schedule hereto which is within the range SX 3 (\$35,500 - \$47,500).

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3056  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Secretary of State, pursuant  
to subsection 4(1) of the Canada Council Act, is pleased  
hereby to appoint Mrs. Gertrude Laing, of the City of  
Calgary, in the Province of Alberta, to be Chairman of  
the Canada Council to hold office for a term of three  
years.

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*P. M. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3057  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Solicitor General of Canada,  
pursuant to subsections 3(1) and 4(1) of the Parole Act,  
is pleased hereby to appoint Miss Mary Casey of Halifax,  
Nova Scotia, to be a member of the National Parole Board  
to hold office during good behaviour for a period of  
five years effective February 1, 1976 and to fix her salary  
at the rate set out in the schedule hereto which is within  
the range SX 2 (\$31,500 - \$41,500).

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1975-3058  
23 December, 1975

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to sections 6 and 8 of the Canadian National  
Railways Act, is pleased hereby to appoint Mr. Robert A.  
Bandeau of the City of Montreal, in the Province of  
Quebec, to be a Director of the Canadian National Railway  
Company for a term of three years, effective January 1,  
1976, and to fix at \$5,000 per annum the salary to be paid  
to him.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3059  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, hereby  
accepts the resignations, effective December 30, 1975, of

- (1) Mr. D.H. Treleaven as Assistant Chief  
Commissioner of the Canadian Wheat Board,  
and
- (2) Mr. R.M. Esdale as Commissioner of the  
Canadian Wheat Board.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3060  
23 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport, pursuant  
to section 50 of the National Transportation Act, is pleased  
hereby to require the Canadian Transport Commission to  
monitor the increases in freight and passenger revenues of  
rail carriers under the jurisdiction of the Canadian  
Transport Commission to be derived from increases in  
railway freight and passenger rates in order to ensure that  
the applicable guidelines established under the Anti-Inflation  
Act are being adhered to by such rail carriers and report  
to the Governor in Council any such increases in freight and  
passenger revenues and in railway freight and passenger rates  
that, in the opinion of the Commission are likely to result  
in a breach of those guidelines.

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*P. J. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3063  
24 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant  
to section 8 of the Petro-Canada Act, is pleased hereby  
to appoint Mr. David Mann, of Halifax, Nova Scotia,  
to be a member of the Board of Directors of the  
Corporation to hold office for a term of two years.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ







P.C. 1975-3064  
24 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Transport,  
pursuant to section 3 of the Canadian Wheat Board Act, is  
pleased hereby to make the following appointments:

- (i) Mr. R.L. Kristjanson presently Commissioner,  
to be Assistant Chief Commissioner of the  
Canadian Wheat Board, effective December 31,  
1975, at a salary at the rate set out in  
the schedule hereto which is within the  
range \$47,500 - \$60,500.
- (ii) Mr. J.L. Leibfried to be a Commissioner of  
the Canadian Wheat Board, effective December  
31, 1975, at a salary at the rate set out in  
the schedule hereto which is within the range  
\$41,000 - \$54,000.
- (iii) Mr. F.M. Hetland to be a Commissioner of the  
Canadian Wheat Board, effective December 31,  
1975, at a salary at the rate set out in the  
schedule hereto which is within the range  
\$41,000 - \$54,000.

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*P. H. Pettiford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3066  
30 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

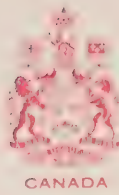
HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant  
to section 3 of the National Harbours Board Act, is  
pleased hereby to fix the remuneration of Mr. Pierre  
A.H. Franche, Chairman of the National Harbours Board  
at the rate set out in the schedule hereto which is  
within the range SX 3 (\$35,500 - \$47,500), effective  
January 1, 1976.

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*P. H. Atfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





P.C. 1975-3067  
30 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of Supply and Services  
and the Treasury Board, is pleased hereby to accept the  
transfer of title to the data processing equipment shown  
on the attached schedule from IBM Canada Ltd. to the Crown  
under the option provision contained in the rental agree-  
ment, Serial No. OEX3-0308, dated January 21, 1974, between  
the Crown and IBM Canada Ltd., Ottawa, Ontario, at no cost  
to the Crown and further to direct, pursuant to section 52  
of the Financial Administration Act, the transfer of title  
to the said data processing equipment from the Crown to  
ITEL Canada Ltd., Toronto, Ontario, on the understanding that  
ITEL Canada Ltd. will pay the sum of \$8,566,527.67 to IBM  
Canada Ltd. at the time of transfer by the Crown.

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*P. H. Patterson*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1975-3067

ITEM NO.	TYPE	MODEL	DESCRIPTION	QTY.	SERIAL NOS.
1	3168	K60	Central Processing Unit	2	90015, 90019
2	Feature	1435	Buffer Expansion	2	
3	2880	002	Block Multiplexer Channel	2	60683, 60866
4	2870	001	Byte Multiplexer Channel	2	70927, 70526
5	Feature	6990	1st Selector Sub Channel	2	
6	Feature	6991	2nd Selector Sub Channel	2	
7	Feature	1861	Channel Indirect Addressing	2	
8	2860	002	Selector Channel	2	61473, 61097
9	Feature	1862	Channel Indirect Addressing	2	
10	3066	002	System Console	2	60334, 60277
11	3067	002	Power Collant Unit	2	60326, 60254
12	Feature	1435	Buffer Expansion	2	











P.C. 1975-3069  
30 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Minister of State for Urban  
Affairs, the President of the Treasury Board and the  
Minister of Finance, pursuant to subsection 70(2) of the  
Financial Administration Act, is pleased hereby to  
approve the annexed Capital Budget of Central Mortgage  
and Housing Corporation for the year 1976.

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*P. M. Pitfield*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





C.P. 1975-3069  
30 décembre 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre d'Etat chargé des Affaires urbaines, du président du Conseil du Trésor et du ministre des Finances et en vertu du paragraphe 70(2) de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes le budget d'établissement de la Société centrale d'hypothèques et de logement pour l'année 1976, ci-après.

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*P. H. Patford*

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ





**FEDERAL MORTGAGE AND HOUSING CORPORATION**  
**CAPITAL BUDGET - CALENDAR YEAR 1975**  
 (IN THOUSANDS OF DOLLARS)

**BORROWED FUNDS - DETAIL BY PROGRAMME**

FORECAST - 1975		LOANS AND INVESTMENTS	AUTHORITY REQUESTED-1976		FORECAST EXPENDITURES			
COMMITMENTS	EXPENDITURES		COMMITMENTS	EXPENDITURES	1977	1978	1979	1980
FOR CURRENT AND PRIOR YEARS COMMITMENT								
		LOW INCOME HOUSING						
200	112,900	SEC. 15 RENTAL HOUSING	100,000	37,800	46,300	11,100	4,000	800
300	104,700	SEC. 15.1 NON-PROFIT	236,800	60,600	83,800	59,100	21,400	11,000
200	427,000	SEC. 34.15 A.H.O.P.	230,000	134,800	82,100	12,800	300	-
700	19,300	SEC. 34.18 CO-OP HOUSING	52,100	22,800	22,000	4,900	2,100	300
900	54,000	SEC. 40 FED/PROV HOUSING	135,600	2,900	17,500	28,600	63,700	16,900
200	216,900	SEC. 43 PUBLIC HOUSING	350,000	90,100	137,300	79,600	30,600	12,400
000	934,800	SUB-TOTAL	1,104,500	349,000	389,000	196,100	128,100	42,300
		OTHER HOUSING						
	7,300	SEC. 47 STUDENT HOUSING	-	-	-	-	-	-
700	17,800	SEC. 58 HOME OWNERSHIP	26,400	15,600	9,800	1,000	-	-
700	25,100	SUB-TOTAL	26,400	15,600	9,800	1,000	-	-
200	959,900	TOTAL HOUSING	1,130,900	364,600	398,800	197,100	128,100	42,300
		INFRASTRUCTURE						
700	114,800	SEC. 40-42-45 LAND	122,100	37,700	32,700	32,500	19,200	-
800	127,000	SEC. 53 SEWAGE	227,500	25,500	45,100	20,500	86,500	49,900
	-	SEC. 21.1 LAND LEASE	21,800	6,700	6,200	6,200	2,700	-
		COMMUNITY REVITALIZATION						
300	3,000	SEC. 27.5 NEIGHBOURHOOD IMP	11,000	100	1,100	1,900	2,300	5,600
000	4,000	SEC. 34.1 REHABILITATION	38,400	13,000	20,000	5,400	-	-
700	5,900	SEC. 25 URBAN RENEWAL	3,300	-	300	800	1,200	1,000
		OTHER						
300	21,200	SEC. 55 DIRECT ACQUISITION	32,700	29,300	3,400	-	-	-
800	275,900	SUB-TOTAL	456,800	112,300	108,800	67,300	111,900	36,200
		EXPEND. FOR CURRENT YR. COMMIT.		476,900	507,600	264,400	240,000	93,200
		EXPEND. FOR PRIOR YR. COMMIT.		884,000	454,000	293,300	124,000	-
000	1,235,800	SUB TOTAL TRADITIONAL	1,587,700 *	1,360,900	961,600	562,700	354,000	98,200

NEW HOUSING ACTION PROGRAMS			
A.H.O.P. - PRIVATE	83,000	4,800	
ASST'D RENTAL PROG-PRIVATE	92,000	-	
A.H.O.P. - DIRECT	18,100	1,000	
ASST'D RENTAL PROG-DIRECT	19,500	-	
SUB-TOTAL NEW PROGRAMS	212,600	5,800	
GRAND TOTAL	1,800,300	1,366,700	

19,400	25,100	17,200	10,700
3,500	14,500	20,400	17,100
3,900	5,200	3,600	2,500
800	3,100	4,400	3,000
27,600	47,600	45,800	33,900
989,200	610,600	409,800	132,700

ANY VARY FOR ANY LINE BUT MAY NOT EXCEED TOTAL OF \$1,587.7 MILLION.

**CORPORATION FUNDS**

ESTIMATES 1976	
COMMITMENTS	EXPENDITURES
3,110	1,945
1,390	1,467
4,500	3,412

NESS PREMISES  
 ICE FURNITURE AND  
 PMENT  
 DECEMBER 15, 1975

**Explicit Financial Authority requested as follows:**

- Public Housing Subsidies**  
 Sec. 44 (1)(a) MHA - 9000 units  
 Sec. 44 (1)(b) MHA - 7200 units
- Water and Sewage Projects**  
 Non-CMHC funds of \$96 millions for which  
 25% may be forgiven - \$24 millions  
 Federal Share High Cost assistance - 19 million  
 Federal Share Regional plans - 2 millions  
 Total budgetary commitment \$45 million







P.C. 1975-3070  
31 December, 1975

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,  
on the recommendation of the Prime Minister, pursuant to  
section 15 of the Anti-Inflation Act, is pleased hereby  
to appoint Mr. Donald Tansley, of the City of Ottawa in  
the Province of Ontario, to be Administrator for the  
purposes of that Act.

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*P. H. P. P.*















